1 2 3 4 5	James I. Stang (CA Bar No. 94435) Debra I. Grassgreen (CA Bar No. 169978) Brittany M. Michael (admitted pro hac vice) Gillian N. Brown (CA Bar No. 205132) PACHULSKI STANG ZIEHL & JONES LLP One Sansome Street, Suite 3430 San Francisco, California 94104 Tel: 415.263.7000; Fax: 415.263.7010 Email: jstang@pszjlaw.com	
6	dgrassgreen@pszjlaw.com bmichael@pszjlaw.com gbrown@pszjlaw.com	
7 8	Counsel to the Official Committee of Unsecured C	Creditors
9	UNITED STATES BA	NKRUPTCY COURT
10	NORTHERN DISTRIC	CT OF CALIFORNIA
11	SAN FRANCIS	CO DIVISION
12		
13	In re:	Case No.: 23-30564
14	THE ROMAN CATHOLIC ARCHBISHOP OF SAN FRANCISCO,	Chapter 11
15	Debtor and Debtor in Possession.	COVER SHEET TO FIFTH INTERIM APPLICATION OF PACHULSKI STANG
16		ZIEHL & JONES LLP FOR ALLOWANCE AND PAYMENT OF COMPENSATION
17		AND REIMBURSEMENT OF EXPENSES FOR THE PERIOD FEBRUARY 1, 2025
18		THROUGH MAY 31, 2025
19		Date: August 28, 2025 Time: 1:30_p.m.
20		Place: Via ZoomGov Judge: Hon. Dennis Montali
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Summary Cover Sheet of Application

Name of Applicant:	Pachulski Stang Ziehl & Jones LLP
Time period covered by this application:	2/1/25 - 5/31/25
Total compensation sought this period:	\$1,289,858.50
Total expenses sought this period:	\$34,677.34
Petition date:	8/21/2023
Retention date:	9/14/2023
Date of order approving employment:	10/24/2023
Total fees approved by interim orders to date:	\$3,030,313.24
Total expenses approved by interim orders to date:	\$77,217.13
Total allowed fees paid to date:	\$3,030,313.24
Total allowed expenses paid to date:	\$77,217.13
Blended rate in this application for all attorneys	\$1,047.28
Blended rate in this application for all timekeepers	\$997.19
Fees sought in this application already paid pursuant to a monthly compensation order but not yet allowed:	\$503,994.80
Expenses sought in this application already paid pursuant to a monthly compensation order but not yet allowed:	\$20,045.87
Number of professionals included in this application:	10
If applicable, number of professionals in this application not included in staffing plan approved by client:	N/A
If applicable, difference between fees budgeted and compensation sought for this period:	N/A
Number of professionals billing fewer than 15 hours to the case during this period	2
Are any rates higher than those approved or disclosed at retention? If yes, calculate and disclose the total compensation sought in this application using the rates originally disclosed in the retention application	No

SUMMARY OF MONTHLY FEE STATEMENTS FOR THE INTERIM PERIOD

Date Monthly Fee Statement Filed	Docket No.	Period Covered	Requested Fees	Requested Expenses	Fees Paid (80%)	Expenses Paid (100%)
4/25/2025	1162	2/1/25 - 2/28/25	\$288,414.00	\$8,567.63	\$230,731.20	\$8,567.63
5/28/2025	1209	3/1/25 – 3/31/25	\$341,579.50	\$11,478.24	\$273,263.60	\$11,478.24
7/1/2025	1230	4/1/25 — 4/30/25	\$376,274.00	\$6,160.82	\$0.00	\$0.00
7/1/2025	1231	5/1/25 — 5/31/25	\$283,591.00	\$8,470.65	\$0.00	\$0.00

Summary of Objections to Monthly Fee Statements: None to date. Objections to the PSZJ April 2025 and May 2025 monthly fee statements are due by July 15, 2025)

-end-

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1 2 3 4 5 6 7	James I. Stang (CA Bar No. 94435) Debra I. Grassgreen (CA Bar No. 169978) Brittany M. Michael (admitted pro hac vice) Gillian N. Brown (CA Bar No. 205132) PACHULSKI STANG ZIEHL & JONES LLP One Sansome Street, Suite 3430 San Francisco, California 94104 Tel: 415.263.7000; Fax: 415.263.7010 Email: jstang@pszjlaw.com	Creditors
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9	UNITED STATES BA	
10	NORTHERN DISTRIC	
11	SAN FRANCIS	CO DIVISION
13	In re:	Case No.: 23-30564
14	THE ROMAN CATHOLIC ARCHBISHOP OF	Chapter 11
15	SAN FRANCISCO,	FIFTH INTERIM APPLICATION OF
16	Debtor and Debtor in Possession.	PACHULSKI STANG ZIEHL & JONES LLP FOR ALLOWANCE AND PAYMENT
17		OF COMPENSATION AND REIMBURSEMENT OF EXPENSES FOR
18		THE PERIOD FEBRUARY 1, 2025 THROUGH MAY 31, 2025
19		Date: August 28, 2025
20		Time: 1:30 p.m. Place: Via ZoomGov
21		Judge: Hon. Dennis Montali
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Pachulski Stang Ziehl & Jones LLP ("PSZJ"), counsel to the Official Committee of Unsecured Creditors (the "Committee") of the Roman Catholic Archbishop of San Francisco (the "Debtor") in the above captioned chapter 11 case (the "Case") hereby submits its Fifth Interim Application of Pachulski Stang Ziehl & Jones LLP for Allowance and Payment of Compensation and Reimbursement of Expenses for the Period February 1, 2025 through May 31, 2025 (the "Application"), pursuant to sections 330 and 331 of chapter 11 of title 11 of the United States Code, 11 U.S.C. §§101, et seq. (the "Bankruptcy Code"); Federal Rule of Bankruptcy Procedure 2016; the United States Trustee Appendix B Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330 by Attorneys in Larger Chapter 11 Cases, effective November 1, 2013 (the "Large Case Guidelines"); the Guidelines for Compensation and Expense Reimbursement of Professionals and Trustees for the Northern District of California, dated February 19, 2014 (the "Local Guidelines"); and the Order Establishing Procedures and Authorizing Payment of Professional Fees and Expenses on a Monthly Basis [Docket No. 212] (the "Interim Compensation Order").

By the Application, PSZJ seeks interim allowance and payment of unpaid amounts in the total amount of \$1,324,535.84, consisting of the following: (i) compensation of fees in the amount of \$1,289,858.50 for professional services PSZJ rendered to the Committee from February 1, 2025 through May 31, 2025 (the "Fee Period"), and (ii) reimbursement of expenses in the amount of \$34,677.34 that PSZJ incurred during the Fee Period in connection with this Case.

Summary charts detailing the amount of fees charged and hours worked by each of PSZJ's professionals and paraprofessionals during the Fee Period are incorporated here and set forth in Exhibits A through E.¹

This Application is based upon the its contents, together with all attached exhibits; the declaration of Brittany M. Michael, filed concurrently with this Application; the pleadings, papers,

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¹ The Office of the United States Trustee (the "<u>UST</u>") established the United States Trustee Guidelines (the "<u>UST</u>" 27 Guidelines"). The UST promulgated forms (the "UST Forms") to aid in compliance with the UST Guidelines. PSZJ's charts and tables based on those UST Forms are attached to this Application at Exhibits A-E. 28

and records on file in this case; and any evidence or argument that the Court may entertain at the time of the hearing on the Application.

I.

INTRODUCTION

General Background A.

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On August 21, 2023, the Debtor commenced the Case by filing a voluntary petition under chapter 11 of the Bankruptcy Code. The Debtor is a debtor in possession. No trustee or examiner has been appointed in the Case.

On September 1, 2023, the Office of the United States Trustee (the "UST") appointed the Committee. The Committee consists of nine individuals who were sexually abused as minors by perpetrators for whom the Debtor was responsible. See Appointment of Committee of Unsecured Creditors [Docket No. 58].

During the Fee Period, PSZJ litigated numerous motions with positive outcomes for the Committee. PSZJ drafted papers and argued successfully before the Court on the Committee's motion to disclose aggregate sexual abuse claims data, the Committee's motion to publicly disclose the Debtor's Internal Review Board Minutes, the Committee's employment of Cushman & Wakefield ("Cushman") as the Committee's real estate appraisal expert, and the Committee's motion for relief from stay. The Committee also prepared a successful motion to compel the Debtor' production of documents, which was granted on the papers without a hearing.

PSZJ continued its discovery efforts, including meet and confer sessions with Debtor's counsel regarding the Committee's requests for production of documents on the Debtor and certain of its divisions and affiliates (together the "Archdiocesan Enterprise"). As a result of these efforts, PSZJ both filed (and was successful) on a motion to compel against the Debtor and obtained documents from non-debtors, as well. PSZJ analyzed this information and worked in conjunction with the Committee's financial advisor, Berkeley Research Group, LLC ("BRG") in pursuit of potential avoidance actions for which the Committee may seek standing to pursue.

In addition, PSZJ drafted and commenced an adversary proceeding (at Adv. Case No. 25-03021) against the Debtor, its parishes and related parochial schools, six cemeteries, four high

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schools, the Vallombrosa Retreat Center, and the Serra Clergy House seeking a declaration that, as of the Petition Date, each of the defendant "operating divisions" was and remains an unincorporated division of the Debtor as part of one Archdiocesan Enterprise, that all assets of these "operating divisions" are property of the Debtor's bankruptcy estate; and that all assets of the Debtor held for the benefit of these "operating divisions" are also property of the Debtor's bankruptcy estate.

During the Fee Period, PSZJ also monitored the California state court actions for the nexus between those cases and relief from stay activity in this Case, including, but not limited to, the Debtor's relief from stay action at Adv. Case No. 25-03019. PSZJ also analyzed sexual abuse proofs of claim in detail and conferred with Debtor's counsel to reconcile the parties' information. PSZJ prepared for and attended multiple days of mediation during the Fee Period. Throughout the Fee Period, as it has done throughout this Case, PSZJ has remained in close contact with the Committee and Committee members' state court counsel to inform them about developments and take direction on the progress of this Case.

B. **Employment of PSZJ**

On September 14, 2023, the Committee selected PSZJ as its counsel. On October 9, 2023, the Committee filed its Application of the Official Committee of Unsecured Creditors for Order Approving Employment of Pachulski Stang Ziehl & Jones LLP as Counsel to the Official Committee of Unsecured Creditors [Docket No. 188]. On October 24, 2023, the Court entered its Order Approving Employment of Pachulski Stang Ziehl & Jones LLP as Counsel to the Official Committee of Unsecured Creditors (the "PSZJ Employment Order") [Docket No. 237]. A true and correct copy of the PSZJ Employment Order is attached to this Application at Exhibit G.

C. **Compensation Paid to PSZJ and Its Source**

By this Application, PSZJ seeks allowance and payment of fees in compensation for the work it performed during the Fee Period on behalf of the Committee. PSZJ has received no payment and no promises for payment from any source other than the Debtor for services rendered or to be rendered in any capacity whatsoever in connection with the matters covered by this Application. There is no agreement or understanding between PSZJ and anyone other than the

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Debtor and partners of PSZJ regarding compensation that PSZJ may receive for services rendered in this Case. PSZJ has not received a retainer in this Case.

PSZJ has received (a) \$543,083.17 in payment of fees it incurred and \$9,021.77 in expenses it advanced on account of its First Interim Application for Allowance and Payment of Compensation and Reimbursement of Expenses for the Period September 14, 2023 through January 31, 2024 (the "First Fee Application") [Docket No. 521], which was approved by an order entered on April 23, 2024 [Docket No. 616]; (b) \$1,289,022.06 in payment of fees it incurred and \$8,858.61 in expenses it advanced on account of its Second Interim Application for Allowance of Payment of Compensation and Reimbursement of Expenses for the Period February 1, 2024 through May 31, 2024 (the "Second Fee Application") [Docket No. 715], which was approved by an order entered on August 26, 2024 [Docket No. 823]; (c) \$659,868.01 in payment of fees it incurred and \$34,171.18 in expenses it advanced on account of its *Third Interim* Application for Allowance of Payment of Compensation and Reimbursement of Expenses for the Period June 1, 2024 through September 30, 2024 (the "Third Fee Application") [Docket No. 904], which was approved by an order entered on December 9, 2024 [Docket No. 942]; and (d) \$538,340.00 in payment of fees it incurred and \$25,165.57 in expenses it advanced on account of its Fourth Interim Application for Allowance of Payment of Compensation and Reimbursement of Expenses for the Period October 1, 2024 through January 31, 2025 (the "Fourth Fee" Application") [Docket No. 1051], which was approved by an order entered on April 24, 2025 [Docket No. 1158].

To date, PSZJ has received payment in the amount of \$3,107,530.37 for fees and expenses incurred on account of its First Fee Application, Second Fee Application, Third Fee Application, and Fourth Fee Application.

PSZJ Monthly Fee Statements and Invoices for the Fee Period D.

Set forth below is a chart outlining the fees and expenses that PSZJ has requested and been paid to date on account of monthly fee statements (the "Monthly Fee Statements") it filed for fees and expenses incurred during the Fee Period:

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Date Monthly Fee Statement Filed	Docket No.	Period Covered	Requested Fees	Requested Expenses	Fees Paid (80%)	Expenses Paid (100%)
4/25/2025	1162	2/1/25 — 2/28/25	\$288,414.00	\$8,567.63	\$230,731.20	\$8,567.63
5/28/2025	1209	3/1/25 — 3/31/25	\$341,579.50	\$11,478.24	\$273,263.60	\$11,478.24
7/1/2025	1230	4/1/25 — 4/30/25	\$376,274.00	\$6,160.82	\$0.00	\$0.00
7/1/2025	1231	5/1/25 — 5/31/25	\$283,591.00	\$8,470.65	\$0.00	\$0.00

II.

PROJECT BILLING AND NARRATIVE STATEMENT

OF SERVICES PSZJ RENDERED

In accordance with the Local Guidelines and the Bankruptcy Local Rules for the Northern District of California, PSZJ classified into categories all services it performed and for which it seeks compensation. PSZJ attempted to place the services performed in the category that best relates to the service provided. However, because certain services rendered in this Case affected multiple categories, services pertaining to one category may occasionally be included in another category. PSZJ has established the following billing categories in this Case to date:

- Asset Analysis
- **Avoidance Action**
- **Bankruptcy** Litigation
- Case Administration
- Claims Administration/Objection
- Compensation of Professionals
- Compensation of Professionals/Other
- Contract and Lease Matters
- Financial Filings
- First Day
- General Creditors' Committee
- Hearings
- Insurance Coverage/Insurance Litigation
- Mediation
- Meeting of and Communications with Creditors
- Plan and Disclosure Statement
- Relief from Stay
- Retention of Professionals
- Retention of Professionals/Other
- **Stay Litigation**
- Travel

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Exhibit F contains PSZJ's Monthly Fee Statements, to which are attached PSZJ's invoices for each calendar month during the Fee Period. The Monthly Fee Statements include detailed breakdowns of PSZJ's time entries and the expenses PSZJ incurred. As part of its employment, PSZJ agreed with the Committee to charge the *lesser* of: (a) the actual hourly rates normally charged by PSZJ attorneys during a calendar month; or (b) a blended rate of \$1,050 per hour for attorneys who worked on the Case during that calendar month. See Supplemental Declaration of John W. Lucas in Support of Application of the Official Committee of Unsecured Creditors for Order Approving Employment of Pachulski Stang Ziehl & Jones LLP as Counsel to the Official Committee of Unsecured Creditors [Doc. No. 216] (the "Lucas Declaration").

During the Fee Period, PSZJ's application of the blended rate has resulted in a discount to the estate in the amount of \$331,341.50.

Furthermore, PSZJ will contribute ten percent (10%) of all fees it receives in this Case on a final basis to a settlement trust that is approved as part of a plan of reorganization. As such fees are paid to it, PSZJ holds those funds in a trust account until a settlement trust is established through a plan of reorganization.

Asset Analysis

Time billed to this category during the Fee Period included various analyses of assets to be included as property of the estate. Among other things, PSZJ moved the real property appraisal process forward by conferring with BRG regarding outstanding discovery and real estate valuation issues; speaking with potential real estate appraisers; analyzing the real properties to be prioritized for appraisal; and obtaining RPSC assistance in the process. In addition, PSZJ facilitated BRG's continuing analysis of documents by arranging a video conference meeting RPSC's accountant. Throughout the Fee Period, PSZJ and BRG analyzed documents and discussed the need for additional discovery to flesh out avoidance action theories and the substantiation of certain facts alleged in the Committee's declaratory relief complaint against the Debtor and the Archdiocesan Enterprise.

Total Hours 26.60; Total Fees after discount \$25,241.73

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B. **Bankruptcy Litigation**

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PSZJ was successful on the four motions it argued before the Court during the Fee Period, as well as an additional motion to compel that PSZJ filed and the Court granted without argument. The Court decided in the Committee's favor on the following motions that PSZJ drafted and argued: the motion to disclose aggregate sexual abuse claims data, the motion to publicly disclose the Debtor's Internal Review Board Minutes, and the Committee's motion for relief from stay. PSZJ's motion to compel the Debtor' production of documents, drafted by PSZJ, was also granted on the papers without a hearing.

PSZJ continued its discovery efforts outside of the motion to compel by meeting and conferring with the Debtor and non-debtors alike on outstanding discovery. The fruits of this discovery and PSZJ's analysis, along with BRG's input, resulted in the filing of the Committee's an adversary proceeding (at Adv. Case No. 25-03021) against the Debtor, its parishes and related parochial schools, six cemeteries, four high schools, the Vallombrosa Retreat Center, and the Serra Clergy House seeking a declaration that, as of the Petition Date, each of the defendant "operating divisions" was and remains an unincorporated division of the Debtor as part of one Archdiocesan Enterprise, that all assets of these "operating divisions" are property of the Debtor's bankruptcy estate; and that all assets of the Debtor held for the benefit of these "operating divisions" are also property of the Debtor's bankruptcy estate. (PSZJ's bills refer to this as the "enterprise complaint" or the "division complaint.").

PSZJ continued other efforts to maximize the recovery to unsecured creditors, including working with BRG on the analysis of potential avoidance actions, reviewing documents produced to the Committee, updating PSZJ's production log and charts that track whether documents responsive to document requests have been produced.

Total Hours 676.20; Total Fees after discount \$685,509.81

C. **Case Administration**

This category relates to work regarding administration of this Case. Time billed to this category during the Fee Period included, among other things: conferring with Debtor's counsel regarding ongoing case issues; reviewing the docket for objection and hearing dates in order to

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update the critical dates memorandum on at least a weekly basis; updating a roster of all retained professionals; reviewing a motion to extend time to assume/reject leases; reviewing Judge Montali's calendar; reviewing a status report filed by Debtor, and reviewing deadlines relating to new adversaries.

Total Hours 27.00; Total Fees after discount \$17,846.01

D. **Claims Administration/Objection**

Based on its experience in other sexual abuse chapter 11 cases, PSZJ has developed a process for extracting critical information from sexual abuse claims, which involves an in-depth analysis of, among other things, specific data regarding the dates of sexual abuse, the perpetrators of sexual abuse, and the type of sexual abuse committed against each of the more than 550 survivors of sexual abuse who filed claims in this Case. This information is essential to mediation and resolution of the Case. During the Fee Period, PSZJ drafted a reservation of rights with respect to a motion to extend the bar date; analyzed claims (including late-filed claims); reviewed an opposition filed by the Debtor to a late filed claim; analyzed state court action data; analyzed state court cases versus bankruptcy claims; met with Debtor's counsel to reconcile differing sexual abuse claims data; conferred with the claims agent regarding claims; conferred with the Committee's special insurance counsel at Burns Bair LLP ("BB") regarding claims; and drafted a press release and conferred with a radio station regarding aggregate claims data.

Total Hours 39.20; Total Fees after discount \$29,060.18

Ε. **Compensation of Professionals**

Time billed to this category during the Fee Period relates to work relating to PSZJ's compensation in this Case. That work includes, among other things, drafting PSZJ's Fourth Fee Application; preparing monthly fee statements for February 2025 and March 2025; and communicating about PSZJ's bills with the Committee's billing subgroup.

Total Hours 25.60; Total Fees after discount \$13,984.62

F. **Compensation of Professionals/Other**

Time billed to this category relates to the compensation of the professionals in this Case other than PSZJ. This category includes, among other things: reviewing the fourth interim and

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monthly fee applications filed by Debtor's professionals and communicating with the Committee billing subgroup regarding the same; assisting BRG and the Committee's special insurance counsel at BB with interim fee applications and monthly fee statements; communicating with the Committee's billing subgroup regarding all Case professionals' bills; and reviewing CBRE's engagement letter for appraisal of 1656 California Street.

Total Hours 2.90; Total Fees after discount \$2,110.81

G. **General Creditors' Committee**

Time billed to this category during the Fee Period involved PSZJ's communications with the Committee and the state court counsel (the "SCC") who represent sexual abuse survivors, including Committee members. Without violating PSZJ's attorney-client privilege, PSZJ summarizes these communications as involving, among other things, preparing for and holding regular meetings and/or emailing with the Committee and SCC (as a group and individually, at times) regarding Case issues; preparing presentations for the Committee; drafting minutes from Committee meetings; attending California state court hearings on California Judicial Council Coordination Proceedings ("JCCP") litigation underlying sexual abuse claims in this Case; conferring with SCC regarding JCCP issues and as well as Case-specific issues; conferring with Committee co-chairs regarding the release of aggregate claims data per Court order; and responding to Committee member questions by phone.

Total Hours 100.00; Total Fees after discount \$94,947.14

Η. Hearings

Time billed to this category during the Fee Period reflects attorney time attending court hearings either in person or via Zoom.

Total Hours 14.00; Total Fees after discount \$15,393.47

I. **Insurance Coverage**

Time billed to this category during the Fee Period included updating an insurance analysis and conferring with BB regarding strategy.

Total Hours 8.30; Total Fees after discount \$7,625.75

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J. Mediation

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Time billed to this category during the Fee Period included, among other things, preparing for and attending multiple mediation sessions both in-person and via video conference. The particular work included researching and analyzing mediation issues; preparing for and attending calls with mediators; conferring with SCC, BB, and BRG regarding mediation strategy; and engaging in follow-up communications regarding the same.

Total Hours 79.80; Total Fees after discount \$90,032.57

K. **Plan and Disclosure Statement**

Time billed to this category during the Fee Period included reviewing plans regarding nonmonetary provisions; reviewing the Third Circuit opinion in the Boy Scouts of America case in relation to its impact on plan issues; reviewing the plan proposed by the Roman Catholic Diocese of Oakland and its potential impact on this Case; and conferring with an attorney for the SCC regarding insurance and plan.

Total Hours 3.30; Total Fees after discount \$4,475.64

Stay Litigation L.

Time billed to this category during the Fee Period included legal research, drafting, and arguing the Committee's success motion for relief from stay to prosecute two test cases in California state court (the "Survivors' Motion"); reviewing oppositions to the Survivors' Motion (the "Stay Relief Oppositions") filed by the Debtor and various insurers, and preparing a reply to the Stay Relief Oppositions; preparing for the hearing on the Survivors' Motion; researching standing issues regarding stay relief; conferring with the Court regarding the hearing on the Survivors' Motion; conferring with SCC and BB regarding stay relief strategy; conferring with survivors regarding the Survivors' Motion; researching and analyzing JCCP proceedings; conferring with SCC counsel regarding pretrial motion activity; conferring with Debtor's counsel and Court regarding unredacted documents; preparing for and attending a JCCP hearing; reviewing the Court's decision on the Survivors' Motion; and researching Ninth Circuit authority cited by the Court during a status conference.

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The Debtor thereafter filed a complaint for injunctive relief and motion for preliminary injunction (the "Preliminary Injunction Motion") filed in connection therewith, to which PSZJ drafted an opposition. PSZJ also drafted a stipulation permitting the SCC to intervene in the adversary proceeding and conferred with Debtor's counsel regarding the same. PSZJ kept abreast of the pleadings in the cases filed by the Roman Catholic Bishop of Santa Rosa and the Roman Catholic Bishop of Sacramento regarding preliminary injunctions to assess their impact on this matter.

Total Hours 247.80; Total Fees after discount \$272,380.61

M. **Retention of Professionals/Other**

Time billed to this category during the Fee Period included addressing issues regarding the application to employ Cushman as the Committee's real estate valuation expert; drafting a notice of hearing on Cushman's retention and preparing for hearing regarding the same; reviewing the UST's objection to Cushman's retention and preparing a reply regarding the same; analyzing and responding to Debtor's response to Cushman's retention; preparing for the hearing on this issue; negotiating an order authorizing Cushman's order pursuant to the Court's ruling granting the application; conferring with CBRE regarding retention for one appraisal for which Cushman was conflicted from performing; and conferring with BRG regarding its supplemental retention declaration.

Total Hours 18.80; Total Fees after discount \$18,169.98

N. Travel

PSZJ attorneys spent 24 hours in non-working travel time during the Fee Period to attend mediation and hearings. All travel time was billed at 50% of the lawyer's regular hourly rate, which is less than the \$1050 hourly blended rate.

Total Hours 24.00; Total Fees after discount \$13,080.18

О. **List of Expenses by Category**

During the Fee Period, PSZJ incurred a total of \$34,677.34 in necessary expenses on behalf of its work for the Committee. A description of the expenses is set forth in **Exhibit D**.

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PSZJ customarily charges \$0.20 per page for photocopying and \$0.10 per page for scanning documents. PSZJ's photocopying machines automatically record the number of copies and scans made when the person performing the copying photocopying or scanning services enters the client's account number into a device attached to the photocopier. PSZJ summarizes each client's photocopying charges on a daily basis. Whenever feasible, PSZJ sends large copying projects to an outside copy service that charges a reduced rate for photocopying.

Ordinarily, PSZJ charges \$1.00 per page for outgoing facsimile transmissions. Pursuant to the Local Guidelines, however, PSZJ has agreed not to charge for outgoing facsimiles. Fax receipts are charged at \$0.20 per page.

Regarding providers of on-line legal research (e.g., LEXIS and Bloomberg), PSZJ charges the standard usage rates these providers charge for computerized legal research. PSZJ bills its clients the actual amount charged by such services, with no premium. Any volume discount PSZJ receives from these vendors is passed on to the client. PSZJ does not charge for local or long distance calls placed by attorneys from their offices. PSZJ only bills its clients for the actual costs charged to PSZJ by teleconferencing services, such as Zoom or AT&T, in the event that PSZJ personnel initiate a multi-party teleconference.

Ρ. **Hourly Rates**

The regular hourly rates of all professionals and paraprofessionals rendering services in this Case are set forth in **Exhibit B** to this Application. PSZJ billed its time for each calendar month during the Fee Period on an hourly basis using its regular hourly rates, provided, however, that PSZJ discounted its total fees during each calendar month of the Fee Period to the lesser of the amount billed using regular hourly rates and a blended hourly rate of \$1,050. During the Fee Period, PSZJ's application of the blended rate has decreased the amount of PSZJ's fee request by \$331,341.50.

Q. **Professionals**

The biographies of the attorneys who have worked on this Case during the Fee Period, and a description of their professional experience and education, are attached to this Application at Exhibit H. PSZJ has no understanding, agreement, or arrangement of any kind to divide with or

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pay to anyone any of the fees to be awarded in this Case, except as such fees may be shared among PSZJ partners.

R. **Client Review of Billing Statements**

Pursuant to the Local Guidelines, a cover letter enclosing this Application (along with the fifth interim fee applications of BB and BRG) will be emailed to the subgroup of four Committee members that the Committee has charged with handling fee issues in this Case. The letter invites the Committee to discuss with the Committee professionals and the UST any objections, concerns, or questions the Committee may have with regard to the requested compensation and reimbursement set forth in the Committee professionals' fifth interim fee applications. A copy of that cover letter is attached to this Application at **Exhibit I.**

Notice of Application and Hearing

In accordance with the Interim Compensation Order, Notice of this Application and hearing, and the Application will be served on the following: (a) counsel for the Debtor; (b) the United States Trustee; and (c) all parties requesting special notice who have elected to receive notice electronically via ECF or otherwise. Therefore, notice should be deemed adequate under the circumstances and in accordance with Federal Rules of Bankruptcy Procedure 2002(a)(6) and 2002(c)(2).

Τ. **Voluntary Reductions**

During the Fee Period, PSZJ provided a voluntary reduction of fees in the amount of \$331,341.50 because it discounted its total fees during each calendar month of the Fee Period to the lesser of the amount billed using regular hourly rates and a blended hourly rate of \$1,050.

U. Other Compliance with Large Case Guidelines Requirements

Exhibits A through E to this Application contain information that complies with the requirements of the Large Case Guidelines. In addition, pursuant to paragraph C.5 of the Large Case Guidelines, PSZJ provides the following information:

INQUIRY	STATEMENTS
Did you agree to any variations from, or alternatives to, your standard or customary billing rates, fees or terms for services pertaining to this	Yes, PSZJ's application of a blended rate of \$1050 has resulted in a voluntary discount of PSZJ's fees in the amount of
rates, lees of terms for services pertaining to this	\$331,341.50 during the Fee Period. PSZJ

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1	INQUIRY	STATEMENTS
2	engagement that were provided during the application period? If so, please explain.	billed its time for each calendar month during the Fee Period on an hourly basis
3		using its regular hourly rates, <i>provided</i> , <i>however</i> , that PSZJ discounted its total fees during each calendar month of the
5		Fee Period to <i>the lesser</i> of the amount billed using regular hourly rates and a blended hourly rate of \$1,050. PSZJ has
6		maintained its blended hourly rate of \$1,050 even as its regular hourly rates
7		increased in January 2024 and January 2025.
8	If the fees sought in this fee application as	Not applicable.
9	compared to the fees budgeted for the time period covered by this fee application are higher by 10%	
10	or more, did you discuss the reasons for the variation with the client?	
12	Have any of the professionals included in this fee application varied their hourly rate based on the	No.
13	geographic location of the bankruptcy case?	
14	Does the fee application include time or fees	No.
15	related to reviewing or revising time records or preparing, reviewing, or revising invoices? (This	
16	is limited to work involved in preparing and editing billing records that would not be	
17	compensable outside of bankruptcy and does not include reasonable fees for preparing a fee	
18	application). If so, please quantify by hours and fees.	
19		
20	Does this fee application include time or fees for reviewing time records to redact any privileged or	No.
21	other confidential information? If so, please quantify by hours and fees.	
22		
23	If the fee application includes any rate increases since retention:	i. Yes, however PSZJ has maintained its blended hourly rate at \$1,050 even as its
24	i. Did your client review and approve those rate increases in advance?	regular hourly rates increased in January 2024 and January 2025. PSZJ discounts
25	ii. Did your client agree when retaining the law firm to accept all future rate increases? If	its total fees during each calendar month to <i>the lesser</i> of the amount billed using
26	not, did you inform your client that they need not	regular hourly rates and a blended hourly
27	agree to modified rates or terms in order to have you continue the representation, consistent with	rate of \$1,050. ii. Yes.
28	ABA Formal Ethics Opinion 11-458?	

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INQUIRY	STATEMENTS

III.

THE FEES AND EXPENSES REQUESTED SHOULD BE AWARDED BASED UPON APPLICABLE LAW

The fees and expenses that PSZJ requests by this Application are an appropriate award for PSZJ's services in acting as counsel to the Committee.

Evaluation of Requests for Compensation

Pursuant to Bankruptcy Code section 330, the Court may award to a professional person reasonable compensation for actual, necessary services rendered, and reimbursement for actual, necessary expenses incurred. Pursuant to Bankruptcy Code section 331, the Court may award interim compensation and reimbursement to a professional. As set forth above, the fees for which PSZJ requests compensation and the costs incurred for which PSZJ requests reimbursement are for actual and necessary services rendered and costs incurred.

In determining the amount of allowable fees under Bankruptcy Code section 330(a), courts are to be guided by the same "general principles" as are to be applied in determining awards under the federal fee-shifting statutes, with "some accommodation to the peculiarities of bankruptcy matters." Burgess v. Klenske (In re Manoa Finance Co., Inc.), 853 F.2d 687, 691 (9th Cir. 1988).

In assessing the propriety of an award of attorneys' fees, twelve factors relevant to determining such fees were identified in Johnson v. Georgia Highway Express, Inc., 488 F.2d 714, 717-719 (5th Cir. 1974) (involving a Title VII class action case under the Civil Rights Act of 1964, 42 U.S.C. § 2000 et seq.) and Kerr v. Screen Extras Guild, Inc., 526 F.2d 67, 70 (9th Cir. 1975), cert. denied, 425 U.S. 951 (1976): (1) the time and labor required; (2) the novelty and difficulty of the questions; (3) the skill requisite to perform the service properly; (4) the preclusion of other employment by the professional due to acceptance of the case; (5) the customary fee; (6) whether fee is fixed or contingent; (7) time limitations imposed by the client or the circumstances; (8) the amount involved and the results obtained; (9) the experience, reputation, and ability of the professionals; (10) the undesirability of the case; (11) the nature and length of the professional

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relationship with the client; and (12) awards in similar cases. See American Benefit Life Ins. Co. v. Baddock (In re First Colonial Corp. of America), 544 F.2d 1291 (5th Cir. 1977) (finding Johnson criteria applicable in bankruptcy cases).

The time for which PSZJ seeks compensation is detailed in the Monthly Fee Statements contained in Exhibit F to this Application. PSZJ's services and time expenditures are reasonable in light of the labor required and outcomes achieved in this Case. PSZJ's charges for its professional services are based upon the time, nature, extent, and value of such services and the cost of comparable services in the San Francisco area, other than in a case under the Bankruptcy Code. The compensation PSZJ seeks by way of this Application is the customary compensation that commonly sought by PSZJ and other professionals representing trustees, committees, and debtors in similar circumstances.

B. Section 330(a)(3) Factors

Bankruptcy Code section 330(a)(3) sets forth five factors to be considered by the Court on this Application. See 11 U.S.C. § 330 (a)(3). Although several of these factors (such as the time involved, the timeliness of PSZJ's performance, and the complexity of the case) were addressed above, PSZJ believes two of the five factors should be discussed separately here.

First, Bankruptcy Code section 330(a)(3)(C) requires that professional services be necessary to the administration of the case or beneficial at the time at which the service was rendered toward completion. PSZJ contends that the facts of this Case make it evident that PSZJ's services were both necessary and beneficial to the estate in investigating assets of the estate, keeping the Committee informed about developments in the Case, and soliciting Committee approval of actions that PSZJ took on behalf of the Committee.

Second, Bankruptcy Code section 330(a)(3)(E) requires compensation to be reasonable based on customary compensation charged by comparably skilled practitioners in cases other than cases under the Bankruptcy Code. As set forth in the Lucas Declaration, PSZJ asserts that its attorneys are skilled and have particular expertise in representing official committees of unsecured creditors in cases such as this Case involving sexual abuse claims. PSZJ further contends that it

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has performed well in this Case, and that the fees it charges are commensurate with the fees charged by PSZJ's counterparts engaged in non-bankruptcy specialties of the law.

C. **Available Funds**

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PSZJ is informed and believes that the Debtor has sufficient funds available for the payment of the fees and costs that PSZJ requests by this Application.

IV.

CONCLUSION

PSZJ believes that the services it rendered for which it seeks compensation in this Application have been beneficial to the estate, that the costs PSZJ incurred have been necessary and proper, and that the sums requested for the services rendered and the costs incurred are fair and reasonable.

WHEREFORE, PSZJ respectfully requests that this Court (a) authorize allowance of and direct the Debtor to pay PSZJ its fees and costs, and (b) award interim compensation in the amount of \$1,324,535.84, which represents the sum of PSZJ's fees billed during the Fee Period in the amount of \$1,289,858.50 and reimbursement for expenses PSZJ paid in the amount of \$34,677.34 during the Fee Period; and (c) grant such other and further relief as may be appropriate under the circumstances.

Dated: July 10, 2025 PACHULSKI STANG ZIEHL & JONES LLP

> James I. Stang Debra I. Grassgreen Brittany M. Michael Gillian N. Brown One Sansome Street, Suite 3430 San Francisco, California 94104 Tel: 415.263.7000; Fax: 415.263.7010 Email: jstang@pszjlaw.com dgrassgreen@pszjlaw.com bmichael@pszjlaw.com

> > gbrown@pszjlaw.com

By: /s/ Brittany M. Michael

Counsel to the Official Committee of Unsecured Creditors

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EXHIBIT A

Customary and Comparable Compensation Disclosures with Fee Applications

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EXHIBIT A

CUSTOMARY AND COMPARABLE COMPENSATION DISCLOSURES WITH FEE APPLICATIONS

(See Guidelines C.3. for definitions of terms used in this Exhibit.)

CATEGORY OF TIMEKEEPER	BLENDED HOURLY RATE*			
(using categories already maintained by the firm)	BILLED OR COLLECTED	BILLED		
	Firm or offices for preceding year, excluding bankruptcy*	In this fee application		
Sr./Equity Partner/Shareholder	\$1,700.00	\$1,050.00		
Of Counsel	\$1,400.00	\$1,050.00		
Associates	\$1,000.00	N/A		
Law Library Director	\$645.00	\$675.00		
Paralegal	\$625.00	\$605.00		
Case Management Assistants	\$495.00	N/A		
All timekeepers aggregated**	\$977.50**	\$845.00		

^{*} Represents approximate blended hourly rate. Non-estate work for PSZ&J represents a de minimis amount of the Firm's revenues as the Firm's engagements are primarily on behalf of debtors, official committees, and other estate-billed constituencies. For fiscal year ending 2024, non-estate work represented approximately 8-10% of the Firm's revenues. It is expected that non-estate work in 2025 will represent approximately 8-10% of the Firms' revenues.

The Roman Catholic Archbishop of San

Case Name: Francisco
Case Number: 23-30564

Applicant's Name: Pachulski Stang Ziehl & Jones LLP

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^{**}Represents an estimate for the aggregate blended hourly rate for all timekeepers on non-estate work

EXHIBIT B

Summary of Timekeepers Included in this Application

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NAME	TITLE OR POSITION	DEPARTMENT GROUP OR SECTION	DATE OF FIRST ADMISSION	HOURS BILLED IN THIS APPLICATION	FEES BILLED IN THIS APPLICATION	HOURLY RATE BILLED IN THIS APPLICATION	NUMBER OF RATE INCREASES SINCE CASE INCEPTION
Stang, James, I.	Partner	Bankruptcy	1980	149.80	\$230,428.81	$$1,950^{1}$	2
Stang, James, I.	Partner	Bankruptcy	1980	16.00	\$12,245.81	\$975	2
Grassgreen, Debra I	Partner	Bankruptcy	1994	0.50	\$0.00	\$1,8752	2
Caine, Andrew W.	Partner	Litigation	1983	36.20	\$44,860.71	\$1,595 ³	2
Michael, Brittany M.	Partner	Bankruptcy	2015	278.50	\$233,036.11	\$1,050	2
Michael, Brittany M. I	Partner	Bankruptcy	2015	8.00	\$834.37	\$525	2
Dine, Karen B.	Counsel	Litigation	1994	0.80	\$0.00	\$1,675 ⁴	1
Dine, Jeffrey M.	Counsel	Litigation	1996	15.60	\$16,410.07	\$1,6755	0
Kim, Jonathan J	Counsel	Bankruptcy	1995	21.00	\$23,835.53	\$1,425	1
Greenwood, Gail S.	Counsel	Bankruptcy	1994	519.40	\$547,237.47	\$1,3256	2
Brown, Gillian N.	Counsel	Litigation	1999	90.70	\$82,782.23	\$1,150 ⁷	2
Cohen, Michael L.	Counsel	Litigation	2000	45.30	\$45,994.14	\$1,2958	1
Forrester, Leslie A.	Law Library Director	Bankruptcy	N/A	19.70	\$10,663.29	\$675	1
Dassa, Beth D.	Paralegal	Bankruptcy	N/A	33.90	\$16,596.36	\$625	2
Hall, Nathan J.	Paralegal	Bankruptcy	N/A	46.40	\$22,148.50	\$595	1

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¹ PSZJ and the Committee agreed that PSZJ would charge the lesser of: (a) the actual hourly rates normally charged by PSZJ attorneys during a calendar month; or (b) a blended rate of \$1,050 per hour for attorneys who worked on the Case during that calendar month. As set forth in the Supplemental Declaration of John W. Lucas in Support of Application of the Official Committee of Unsecured Creditors for Order Approving Employment of Pachulski Stang Ziehl & Jones LLP as Counsel to the Official Committee of Unsecured Creditors [Doc. No. 216], PSZJ billed its time for each calendar month during the Fee Period on an hourly basis using its regular hourly rates, provided, however, that PSZJ discounted its total fees during each calendar month of the Fee Period to the lesser of the amount billed using regular hourly rates and a blended hourly rate of \$1,050.

² See id.

³ See id.

⁴ See id.

⁵ See id.

⁶ See id.

⁷ See id.

⁸ See id.

NAME	TITLE OR POSITION	DEPARTMENT GROUP OR SECTION	DATE OF FIRST ADMISSION	HOURS BILLED IN THIS APPLICATION	FEES BILLED IN THIS APPLICATION	HOURLY RATE BILLED IN THIS APPLICATION	NUMBER OF RATE INCREASES SINCE CASE INCEPTION
Daniels, Hope R.	Paralegal	Bankruptcy	N/A	5.90	\$2,785.10	\$595	1
Strelow, Caledonia	Law Clerk	Bankruptcy	N/A	2.20	\$0.00	\$525	0
Heckel, Audrey L.	Law Clerk	Bankruptcy	N/A	3.60	\$0.00	\$495	0
Total				1,293.50	\$1,289,858.50		

The Roman Catholic Archbishop of San

Case Name: Francisco

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NOT APPLICABLE

The Roman Catholic Archbishop of San

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EXHIBIT C-2 STAFFING PLAN

If the parties consent or the court so directs, a staffing plan approved by the client in advance should generally be attached to each interim and final fee application filed by the applicant. If the fees are sought in the fee application for a greater number of professionals than identified in the staffing plan, the fee application should explain the variance.

(See Appendix B–Guidelines for Staffing Plan)

CATEGORY OF TIMEKEEPER	BLENDED HOURLY RATE			
(Using categories already maintained by the firm)	NUMBER OF TIMEKEEPERS WHO WORKED ON THE MATTER DURING THE INTERIM PERIOD	AVERAGE HOURLY RATE DURING THE INTERIM PERIOD		
Partner	4	\$1,050.00		
Of Counsel	6	\$1,050.00		
Associates	0	N/A		
Law Library Director	1	\$675.00		
Paralegals	3	\$605.00		

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EXHIBIT D

Summary of Compensation by Project Category Detailed Summary of Expenses

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EXHIBIT D-1

Summary of Compensation Requested by Project Category

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PROJECT CATEGORY	HOURS BILLED	FEES SOUGHT
Asset Analysis	26.60	\$25,241.73
Bankruptcy Litigation	676.20	\$685,509.81
Case Administration	27.00	\$17,846.01
Claims Administration	39.20	\$29,060.18
Compensation of Professionals	25.60	\$13,984.62
Other Professional Compensation	2.90	\$2,110.81
General Creditors' Committee	100.00	\$94,947.14
Hearings	14.00	\$15,393.47
Insurance Coverage	8.30	\$7,625.75
Mediation	79.80	\$90,032.57
Plan & Disclosure Statement	3.30	\$4,475.64
Other Professional Retention	18.80	\$18,169.98
Stay Litigation	247.80	\$272,380.61
Travel	24.00	\$13,080.18
Total	1,293.50	\$1,289,858.50

The Roman Catholic Archbishop of San

Case Name: Francisco
Case Number: 23-30564
Applicant's Name: Pachulski Stang Ziehl & Jones LLP
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EXHIBIT D-2

Summary of Expense Reimbursement Requested by Category

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EXHIBIT D-2

SUMMARY OF EXPENSE REIMBURSEMENT REQUESTED BY CATEGORY

(See Guidelines C.8. for project category information.)

Expense Category	Total Expenses
Airfare	\$3,645.81
Auto Travel Expense	\$1,405.31
Bloomberg	\$1,330.90
Business Meals	\$66.23
Federal Express	\$157.23
Filing Fees	\$577.00
Hotel Expense	\$4,520.92
Lexis-Nexis/Legal Research	\$5,410.36
Out of Town Travel	\$5.00
Outside Services	\$11,511.39
Pacer – Court Research	\$641.10
Postage	\$1,121.39
Reproduction Expense	\$3,191.10
Transcript	\$1,093.60
Grand Total	\$34,677.34

The Roman Catholic Archbishop of San

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EXHIBIT E

Summary Cover Sheet of Application

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EXHIBIT E SUMMARY COVER SHEET OF FEE APPLICATION

Name of Applicant:	Pachulski Stang Ziehl & Jones LLP
Time period covered by this application:	2/1/25 - 5/31/25
Total compensation sought this period:	\$1,289,858.50
Total expenses sought this period:	\$34,677.34
Petition date:	8/21/2023
Retention date:	9/14/2023
Date of order approving employment:	10/24/2023
Total fees approved by interim orders to date:	\$3,030,313.24
Total expenses approved by interim orders to date:	\$77,217.13
Total allowed fees paid to date:	\$3,030,313.24
Total allowed expenses paid to date:	\$77,217.13
Blended rate in this application for all attorneys	\$1,047.28
Blended rate in this application for all timekeepers	\$997.19
Fees sought in this application already paid pursuant to a monthly compensation order but not yet allowed:	\$503,994.80
Expenses sought in this application already paid pursuant to a monthly compensation order but not yet allowed:	\$20,045.87
Number of professionals included in this application:	10
If applicable, number of professionals in this application not included in staffing plan approved by client:	N/A
If applicable, difference between fees budgeted and compensation sought for this period:	N/A
Number of professionals billing fewer than 15 hours to the case during this period	2

Name of Applicant:	Pachulski Stang Ziehl & Jones LLP
Are any rates higher than those approved or disclosed at retention? If yes, calculate and disclose the total compensation sought in this application using the rates originally disclosed in the retention application	No

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EXHIBIT F

1	James I. Stang (CA Bar No. 94435) Debra I. Grassgreen (CA Bar No. 169978)						
2	Brittany M. Michael (admitted pro hac vice) Gillian N. Brown (CA Bar No. 205132)						
3	PACHULSKI STÂNG ZIEHL & JONÉS LLP						
4	One Sansome Street, Suite 3430 San Francisco, California 94104						
4	Tel: 415.263.7000; Fax: 415.263.7010						
5	Email: jstang@pszjlaw.com						
6	dgrassgreen@pszjlaw.com bmichael@pszjlaw.com						
O	gbrown@pszjlaw.com						
7	Counsel to the Official Committee of Unsecured	Craditors					
8	Counsel to the Official Committee of Offsecured	Creditors					
9	UNITED STATES BA	ANKRUPTCY COURT					
10	NORTHERN DISTRI	ICT OF CALIFORNIA					
11	SAN FRANCISCO DIVISION						
12	In re:	Case No.: 23-30564					
13	THE ROMAN CATHOLIC ARCHBISHOP OF SAN FRANCISCO,	Chapter 11					
14	,	MONTHLY PROFESSIONAL FEE					
15	Debtor and Debtor in Possession.	STATEMENT FOR PACHULSKI STANG ZIEHL & JONES LLP (FEBRUARY 2025)					
16							
17	TO ALL INTERESTED PARTIES AND	D TO THEIR COUNSEL OF RECORD:					
18	NOTICE IS HEREBY GIVEN that Pach	nulski Stang Ziehl & Jones LLP ("PSZJ"), counsel					
19	to the Official Committee of Unsecured Creditors	(the "Committee"), hereby files its monthly					
20	professional fee statement for the period February	1, 2025 to February 28, 2025 (the "Fee Period"),					
21	pursuant to the Order Establishing Procedures and	d Authorizing Payment of Professional Fees and					
22	Expenses on a Monthly Basis (the "Compensation	Order"), entered on October 16, 2023 [ECF No.					
23	212]. The total fees and expenses incurred by PSZ.	J on behalf of the Committee for the Fee Period are					
24	as follows:						
25							
26							
27	REMAINDER OF PAGE LEF	T INTENTIONALLY BLANK]					
28	_	-					
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Period	Fees	Expenses	Total
February 1, 2025 – February 28, 2025	\$288,414.001	\$8,567.63	\$296,981.63
Net Total Allowed Payments this Statement Period: (80% of fees and 100% of expenses)	\$230,731.20	\$8,567.63	\$239,298.83

Attached hereto at **Exhibit 1** is PSZJ's itemized billing statement for its fees and expenses billed during the Fee Period. Pursuant to the Compensation Order, the Net Total Allowed Payments detailed in the chart above shall be paid from funds held by the estate of the Debtor The Roman Catholic Archbishop of San Francisco unless an objection is filed with the Clerk of the Court and served upon PSZJ within 14 days after the date of service of this monthly professional fee statement.

PACHULSKI STANG ZIEHL & JONES LLP Dated: April 25, 2025

> By: /s/ Gillian N. Brown Gillian N. Brown

> > Counsel to the Official Committee of Unsecured Creditors

¹ PSZJ billed fees in the amount of \$374,795.00 during the Fee Period but seeks compensation only for \$288,414.00. As set forth at paragraph 2 of the Supplemental Declaration of John W. Lucas in Support of Application of the Official Committee of Unsecured Creditors for Order Approving Employment of Pachulski Stang Ziehl & Jones LLP as Counsel to the Official Committee of Unsecured Creditors [Doc. No. 216], PSZJ billed its time during the Fee Period on an hourly basis using its regular hourly rates and seeks be reimbursed by the Debtor according to its customary reimbursement policies, provided, however, that PSZJ discounted its total fees during the Fee Period to the lesser of the amount billed using regular hourly rates (here, \$374,795.00) and a blended hourly rate of \$1,050 (here, \$230,731.20).

Furthermore, PSZJ will contribute ten percent of all fees it receives in this case on a final basis to a settlement trust that is approved as part of a plan of reorganization. As such fees are paid, PSZJ will hold those funds in a trust account until a settlement trust is established through a plan of reorganization.

EXHIBIT 1 ABBREVIATIONS KEY: BB = Burns Bair LLP BRG = Berkeley Research Group, LLC PSZJ = Pachulski Stang Ziehl & Jones LLP SCC = state court counsel SMRH = Sheppard, Mullin, Richter & Hampton LLP



10100 Santa Monica Blvd. 13th Floor

Los Angeles, CA 90067

Archdiocese of SF O.C.C.

March 21, 2025 Invoice 146407

Client 05068.00002

RE: Committee Representation

STATEMENT OF PROFESSIONAL SERVICES RENDERED THROUGH 02/28/2025

FEES	\$374,795.00
EXPENSES	\$8,567.63
COURTESY DISCOUNT	-\$86,381.00
TOTAL CURRENT CHARGES	\$296,981.63
BALANCE FORWARD	\$637,580.62
LAST PAYMENT	-\$233,349.50
TOTAL BALANCE DUE	

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Summa	ry of Services by Professional				
<u>ID</u>	Name	<u>Title</u>	Rate	<u>Hours</u>	<u>Amount</u>
AWC	Caine, Andrew W.	Partner	1,595.00	10.00	\$15,950.00
BMM	Michael, Brittany Mitchell	Partner	1,050.00	59.50	\$62,475.00
JIS	Stang, James I.	Partner	1,950.00	52.60	\$102,570.00
JIS	Stang, James I.	Partner	975.00	8.00	\$7,800.00
GNB	Brown, Gillian N.	Counsel	1,150.00	15.80	\$18,170.00
GSG	Greenwood, Gail S.	Counsel	1,325.00	114.80	\$152,110.00
MLC	Cohen, Michael L.	Counsel	1,295.00	1.80	\$2,331.00
BDD	Dassa, Beth D.	Paralegal	625.00	17.10	\$10,687.50
HRD	Daniels, Hope R.	Paralegal	595.00	0.80	\$476.00
NJH	Hall, Nathan J.	Paralegal	595.00	3.40	\$2,023.00
LAF	Forrester, Leslie A.	Library	675.00	0.30	\$202.50
			284.10	_	\$374,795.00

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Summary of	Services by Task Code		
Task Code	Description	<u>Hours</u>	<u>Amount</u>
AA	Asset Analysis and Recovery	8.60	\$10,979.00
BL	Bankruptcy Litigation	63.20	\$82,393.50
CA	Case Administration	5.00	\$4,860.00
CP	PSZJ Compensation	15.10	\$9,518.50
СРО	Other Professional Compensation	0.40	\$407.50
GC	General Creditors' Committee	31.90	\$45,755.00
HE	Hearings	0.40	\$420.00
ME	Mediation	28.80	\$40,179.00
RPO	Other Professional Retention	3.30	\$4,453.00
SL	Stay Litigation	119.40	\$168,029.50
TR	Travel	8.00	\$7,800.00
		284.10	\$374,795.00

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Pachulski Stang Ziehl & Jones LLP Archdiocese of San Francisco O.C.C. Client 05068.00002

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Summary	of Expenses

Description	<u>Amount</u>
Air Fare	\$407.96
Auto Travel Expense	\$171.64
Bloomberg	\$10.30
Federal Express	\$51.80
Court Fees	\$199.00
Hotel Expense	\$829.70
Lexis/Nexis- Legal Research	\$1,082.01
Litigation Support Vendors	\$2,112.00
Out of Town Travel	\$5.00
Pacer - Court Research	\$113.10
Postage	\$945.22
Reproduction Expense	\$2,464.70
Transcript	\$175.20
	\$8,567.63

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			<u>Hours</u>	Rate	Amount
Asset Analysis ar	ıd Rec	overy			
02/06/2025 BMM	I AA	Meeting with BRG and PSZJ regarding status of discovery.	1.00	1,050.00	\$1,050.00
02/06/2025 GNB	AA	Video conference with PSZJ and BRG regarding outstanding discovery.	1.00	1,150.00	\$1,150.00
02/06/2025 JIS	AA	Call with BRG.	0.60	1,950.00	\$1,170.00
02/06/2025 JIS	AA	Call with BRG regarding outstanding discovery issues.	1.00	1,950.00	\$1,950.00
02/18/2025 GNB	AA	Email with B. Michael regarding real estate appraisal priorities; review B. Michael email to BRG regarding same.	0.10	1,150.00	\$115.00
02/18/2025 GNB	AA	Emails with M. Bach and M. van de Pol regarding real estate valuation issues.	0.10	1,150.00	\$115.00
02/19/2025 AWC	AA	Emails with team and BRG regarding real estate matters.	0.20	1,595.00	\$319.00
02/19/2025 BMM	I AA	Call with G. Brown re real property.	0.20	1,050.00	\$210.00
02/19/2025 GNB	AA	Call with B. Michael regarding real property issues.	0.20	1,150.00	\$230.00
02/19/2025 GNB	AA	Email with PSZJ team regarding BRG asset analyses.	0.10	1,150.00	\$115.00
02/19/2025 GNB	AA	Call with M. Bach regarding real estate issues.	0.20	1,150.00	\$230.00
02/25/2025 BMM	I AA	Prepare property chart for real estate appraiser.	0.60	1,050.00	\$630.00
02/25/2025 GNB	AA	Email two potential real estate valuation experts (.1); email PSZJ team regarding real estate valuations (.1).	0.20	1,150.00	\$230.00
02/25/2025 GNB	AA	Email with PSZJ team regarding real property.	0.20	1,150.00	\$230.00
02/25/2025 GNB	AA	Call with potential appraiser regarding real property appraisals (.2); prepare for same and email potential appraiser after call regarding same (.1).	0.30	1,150.00	\$345.00
02/26/2025 BMM	I AA	Call with R. Strong and G. Brown regarding outstanding discovery.	1.00	1,050.00	\$1,050.00
02/26/2025 GNB Casse: 223-3	AA	Call with J. Stang (partial), B. Michael (partial), and R. Strong regarding real estate, general Rule 2004 discovery. Dout#112323 Filer 1:04/250225 Entered:04/2	1.10	1,150.00	\$1,265.00

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				<u>Hours</u>	Rate	Amount
02/27/2025	GNB	AA	Call with R. Strong regarding real estate (.4); email PSZJ team regarding same (.1).	0.50	1,150.00	\$575.00
			_	8.60		\$10,979.00
Bankruptc	y Litiga	tion				
02/01/2025	BMM	BL	Revise claims data disclosure motion.	2.20	1,050.00	\$2,310.00
02/01/2025	GSG	BL	Draft motion to seal claims data.	1.90	1,325.00	\$2,517.50
02/01/2025	GSG	BL	Draft supporting declaration and order re motion to seal.	1.10	1,325.00	\$1,457.50
02/01/2025	GSG	BL	Review hearing procedures (.3) and draft notice of hearing re disclosure motion (.5).	0.80	1,325.00	\$1,060.00
02/01/2025	GSG	BL	Revise motion and declaration re disclosure of claims data.	0.80	1,325.00	\$1,060.00
02/03/2025	AWC	BL	Emails with counsel and team regarding Cemeteries discovery responses.	0.30	1,595.00	\$478.50
02/03/2025	AWC	BL	Review and revise seal motion/order regarding motion to disclose claims information.	0.30	1,595.00	\$478.50
02/03/2025	BMM	BL	Approve redacted exhibits before filing disclosure motion on claims data.	0.70	1,050.00	\$735.00
02/03/2025	GNB	BL	(Committee Rule 2004 and BRG high-priority requests to Cemeteries) Review A. Cottrell email forwarding email from Cemeteries' counsel regarding document requests.	0.10	1,150.00	\$115.00
02/03/2025	GSG	BL	Review calendar and LBR re notice, filing, and motion to seal (.3) and emails to PSZJ re same (.2).	0.50	1,325.00	\$662.50
02/03/2025	GSG	BL	Confer with M. Renck re disclosure motion finalization.	0.10	1,325.00	\$132.50
02/03/2025	GSG	BL	Confer with M. Renck re exhibits (.3) and review service issues (.2).	0.50	1,325.00	\$662.50
02/03/2025	GSG	BL	Confer with B. Michael re disclosure motion service and hearing.	0.20	1,325.00	\$265.00
02/03/2025	GSG	BL	Calls with M. Renck re filing, review final exhibits, and email re sealing procedures.	0.70	1,325.00	\$927.50
02/03/2025	GSG e: 2233-330	BL	Email and confer with O. Carpio re limited service list and service of redacted motions. Dow#1112323 Filed: 047250225 Entered: 0472	0.50	1,325.00	\$662.50 æ946 f

4 Door:#11126323 FFileed:0047/2150/225 EEntereed:0047/2150/22510192498240 P?aggee946 of42871

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				Hours	Rate	<u>Amount</u>
02/04/2025	AWC	BL	Emails with team regarding litigation strategy.	0.20	1,595.00	\$319.00
02/04/2025	GNB	BL	(Committee Rule 2004 and BRG high-priority requests to Cemeteries) Email with BRG and PSZJ regarding call with S. Williamson; email with S. Williamson regarding same.	0.10	1,150.00	\$115.00
02/04/2025	GSG	BL	Review final redacted/unredacted disclosure motion and supporting documents.	0.30	1,325.00	\$397.50
02/04/2025	GSG	BL	Confer with M. Renck re Chambers copies of disclosure motion and email re same.	0.10	1,325.00	\$132.50
02/05/2025	GSG	BL	Emails to/from B. Michael and M. Renck re follow-up to disclosure motion.	0.30	1,325.00	\$397.50
02/05/2025	GSG	BL	Emails to Debtor's counsel re unredacted disclosure motion and supporting documents.	0.30	1,325.00	\$397.50
02/05/2025	GSG	BL	Emails M. Renck re Chambers copies and fedex of Chambers copies of disclosure motion.	0.20	1,325.00	\$265.00
02/06/2025	AWC	BL	Emails with team and BRG regarding outstanding discovery, approach (.30); emails with counsel regarding affiliate and auditor discovery (.20); emails with team and Burns Bair regarding outstanding discovery (.20).	0.70	1,595.00	\$1,116.50
02/06/2025	BMM	BL	Call with G. Brown regarding outstanding discovery.	0.40	1,050.00	\$420.00
02/06/2025	GNB	BL	Finalize motion to compel list of requests.	1.80	1,150.00	\$2,070.00
02/06/2025	GNB	BL	(Committee Rule 2004 to Aprio) Email with R. Strong regarding document production defects; email with J. Praetzellis regarding same.	0.10	1,150.00	\$115.00
02/06/2025	GNB	BL	(Committee Rule 2004 to Baker Tilly) Email D. Flaherty requesting meet and confer on failure to produce documents.	0.10	1,150.00	\$115.00
02/06/2025	GNB	BL	Email with B. Cawley regarding status of insurance-related discovery requests to Debtor.	0.10	1,150.00	\$115.00
02/07/2025	AWC	BL	Emails with counsel and BRG regarding affiliate discovery.	0.20	1,595.00	\$319.00
02/07/2025	GNB	BL	(Committee Rule 2004 to Debtor) Email with B. Cawley regarding insurance-related document production. Doc# 1283 Filed: 02/28/25 Entered: 02/2	0.10	1,150.00	\$115.00

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02/07/2025	GNB	BL	(Committee discovery re Cemeteries) Video conference with R. Strong, C. Ter-Gevorkian, and S. Williamson regarding outstanding documents (.4); follow-up call with BRG regarding same (.1).	<u>Hours</u> 0.50	<u>Rate</u> 1,150.00	<u>Amount</u> \$575.00
02/10/2025	AWC	BL	Read BPM counsel letter regarding production/privilege log (.10) and emails with team thereon (.10); read research regarding abuse discovery issues (.40).	0.60	1,595.00	\$957.00
02/10/2025	GNB	BL	(Committee Rule 2004 to BPM) Review letter from J. Morse regarding document production, email BRG regarding same, email N. Hall regarding same (.1); analyze BPM privilege log, email A. Caine regarding same (.1).	0.20	1,150.00	\$230.00
02/10/2025	GNB	BL	Email RPSC's counsel regarding setting up meeting between BRG and RPSC's accountant.	0.10	1,150.00	\$115.00
02/10/2025	GNB	BL	(Committee Rule 2004 to Debtor) Analyze motion to compel issues to be brought against Debtor.	0.10	1,150.00	\$115.00
02/11/2025	AWC	BL	Emails with team and BRG regarding missing/additional information and documents.	0.30	1,595.00	\$478.50
02/11/2025	GNB	BL	(Committee Rule 2004 to BPM) Read C. Tart email responding to question regarding forthcoming document production; email with R. Strong regarding overlay for second BPM production set.	0.10	1,150.00	\$115.00
02/11/2025	GSG	BL	Emails to/from B. Michael re supplemental service of disclosure motion.	0.10	1,325.00	\$132.50
02/11/2025	GSG	BL	Confer with M. Renck re supplemental service (.10) and review same (.10).	0.20	1,325.00	\$265.00
02/11/2025	NJH	BL	Upload and process BPM LLC production documents onto Everlaw database.	0.50	595.00	\$297.50
02/11/2025	NJH	BL	Revise production log.	0.20	595.00	\$119.00
02/12/2025	AWC	BL	Emails with counsel for various affiliates, BRG and team regarding discovery issues.	0.30	1,595.00	\$478.50

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				<u>Hours</u>	Rate	Amount
02/12/2025	GNB	BL	(Committee Rule 2004 to Baker Tilly) Voicemail for D. Flaherty regarding document production; email with D. Flaherty regarding same.	0.10	1,150.00	\$115.00
02/12/2025	GNB	BL	(Committee Rule 2004 to RPSC) Review K. Rios email regarding accountant unavailability until April; email with PSZJ and BRG regarding same (.1); analyze R. Strong emails regarding same (.1); draft response to K. Rios (.2).	0.30	1,150.00	\$345.00
02/12/2025	NJH	BL	Revise production log.	0.10	595.00	\$59.50
02/13/2025	GNB	BL	(Committee Rule 2004 to RPSC) Research RPSC accountancy firm; email BRG and PSZJ regarding same.	0.10	1,150.00	\$115.00
02/13/2025	GNB	BL	(Committee Rule 2004 to Cemeteries) Email N. Hall and BRG regarding document production today.	0.10	1,150.00	\$115.00
02/13/2025	NJH	BL	Upload and process Cemeteries production documents onto Everlaw database.	0.20	595.00	\$119.00
02/13/2025	NJH	BL	Revise production log.	0.20	595.00	\$119.00
02/15/2025	LAF	BL	Legal research re: legislative digest to California statute.	0.30	675.00	\$202.50
02/17/2025	AWC	BL	Emails with team and BRG regarding outstanding discovery items.	0.20	1,595.00	\$319.00
02/17/2025	JIS	BL	Call with BRG regarding status of case and discovery.	0.70	1,950.00	\$1,365.00
02/18/2025	AWC	BL	Read ASF counsel response regarding Vatican request (.10) and emails with team regarding reply (.20).	0.30	1,595.00	\$478.50
02/18/2025	GNB	BL	(Committee Rule 2004 to Debtor) Consider O. Katz letter to J. Stang regarding document request no. 56; email with PSZJ team regarding same.	0.10	1,150.00	\$115.00
02/18/2025	GSG	BL	Research CA law re self-settled trusts.	3.90	1,325.00	\$5,167.50
02/19/2025	AWC	BL	Emails with counsel and team regarding outstanding discovery matters, strategy.	0.40	1,595.00	\$638.00
02/19/2025	BMM	BL	Call with G. Brown regarding discovery	0.20	1,050.00	\$210.00

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				Hours	Rate	Amount
02/19/2025	GNB	BL	Call with B. Michael regarding open discovery issues.	0.20	1,150.00	\$230.00
02/19/2025	GNB	BL	(Committee Rule 2004 to Baker Tilly) Email D. Flaherty's legal assistants regarding status of document production (.1); email with C. Carrino at Godfrey Kahn regarding same, and email PSZJ and BRG regarding same (.1).	0.20	1,150.00	\$230.00
02/20/2025	AWC	BL	Emails with team and BRG regarding outstanding discovery, approach.	0.30	1,595.00	\$478.50
02/20/2025	GNB	BL	Review B. Michael edits to outstanding discovery email to mediators and Debtor's counsel.	0.10	1,150.00	\$115.00
02/20/2025	GNB	BL	Email with BRG regarding suggested edits to outstanding discovery email to mediators and Debtor's counsel.	0.10	1,150.00	\$115.00
02/20/2025	GNB	BL	Call with B. Michael regarding outstanding discovery.	0.30	1,150.00	\$345.00
02/21/2025	BMM	BL	Call with J. Stang regarding disclosure motion hearing.	0.30	1,050.00	\$315.00
02/21/2025	BMM	BL	Call with G. Greenwood regarding relief from stay filing.	0.30	1,050.00	\$315.00
02/21/2025	GNB	BL	(Committee Rule 2004 to BPM) Email C. Tart regarding BPM electronic overlay for second and third document production sets.	0.10	1,150.00	\$115.00
02/22/2025	JIS	BL	Call B. Michael regarding hearing procedure for claims data motion.	0.30	1,950.00	\$585.00
02/24/2025	AWC	BL	Emails with accountant counsel regarding document productions.	0.20	1,595.00	\$319.00
02/24/2025	BMM	BL	Call with J. Stang regarding disclosure motion hearing.	0.40	1,050.00	\$420.00
02/24/2025	GNB	BL	(Committee Rule 2004 to BPM) Read email from C. Tart regarding overlays for second and third BPM productions; email BRG regarding same; email with N. Hall regarding same.	0.10	1,150.00	\$115.00
02/24/2025	GNB	BL	(Committee Rule 2004 to Aprio) Email J. Praetellis regarding need for Excel files in native format.	0.10	1,150.00	\$115.00
02/24/2025 Case	GSG e: 23-3 0	BL 564	Review article re Fogarty holding. Doc# 1262 Filed: 04/26/25 Entered: 04/2	0.30 26/25 09 :	1,325.00 29:20 Page	\$397.50

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				<u>Hours</u>	Rate	<u>Amount</u>
02/24/2025	JIS	BL	Call B. Michael regarding motion to disclose claims information.	0.40	1,950.00	\$780.00
02/25/2025	GNB	BL	(Committee Rule 2004 to BPM) Email with PSZJ and BRG regarding BPM's second and third production sets.	0.10	1,150.00	\$115.00
02/25/2025	GSG	BL	Review Fogarty application and facts and emails to/from B. Michael re same.	0.60	1,325.00	\$795.00
02/25/2025	GSG	BL	Review email and case from R. Simons.	0.20	1,325.00	\$265.00
02/25/2025	NJH	BL	Revise production log.	0.10	595.00	\$59.50
02/25/2025	NJH	BL	Upload, process BPM document production overlays onto Everlaw database.	0.30	595.00	\$178.50
02/26/2025	AWC	BL	Emails with team regarding BRG, real estate and financial discovery, strategy.	0.20	1,595.00	\$319.00
02/26/2025	BMM	BL	Call with PSZJ team regarding parish litigation strategy.	1.80	1,050.00	\$1,890.00
02/26/2025	BMM	BL	(Partial) Listen to JCCP hearing on application of stay to non-debtor entities.	0.30	1,050.00	\$315.00
02/26/2025	BMM	BL	Call with G. Greenwood and J. Stang regarding non-debtor litigation.	0.50	1,050.00	\$525.00
02/26/2025	GSG	BL	Call with B. Michael, J. Stang, and M. Cohen re parish litigation strategy.	1.80	1,325.00	\$2,385.00
02/26/2025	GSG	BL	Attend JCCP hearing re state court litigation and procedures for lifting stay.	0.70	1,325.00	\$927.50
02/26/2025	GSG	BL	Follow up call with J. Stang and B. Michael re JCCP litigation.	0.30	1,325.00	\$397.50
02/26/2025	JIS	BL	PSZJ call regarding strategy for adversary proceeding.	1.80	1,950.00	\$3,510.00
02/26/2025	MLC	BL	Zoom conference with J. Stang, B. Michael, and G. Greenwood to discuss adversary proceeding regarding the status of the parishes vis-à-vis the archdiocese.	1.80	1,295.00	\$2,331.00
02/27/2025	AWC	BL	Read and analyze Debtor opposition to motion to make claims information public.	0.90	1,595.00	\$1,435.50
02/27/2025	BMM	BL	Call with J. Stang (in part) and J. Stein (in part) regarding state court litigation.	1.50	1,050.00	\$1,575.00

				<u>Hours</u>	Rate	Amount
02/27/2025	GNB	BL	(Committee Rule 2004 to Aprio) Email with J. Praetzellis regarding supplemental document production.	0.10	1,150.00	\$115.00
02/27/2025	GSG	BL	Review prior production re parish litigation.	1.60	1,325.00	\$2,120.00
02/27/2025	GSG	BL	Review documents and notes from B. Michael re parish/school relationships.	2.20	1,325.00	\$2,915.00
02/27/2025	GSG	BL	Review Diocese opposition to claims data disclosure motion, case citations.	3.90	1,325.00	\$5,167.50
02/28/2025	BMM	BL	Analyze Debtor's response to claims data disclosure motion.	0.70	1,050.00	\$735.00
02/28/2025	BMM	BL	Call with G. Greenwood regarding Debtor's response to claims data disclosure motion.	1.20	1,050.00	\$1,260.00
02/28/2025	BMM	BL	Call with J. Stang regarding Debtor's response to claims data disclosure motion.	0.50	1,050.00	\$525.00
02/28/2025	BMM	BL	Analyze issues related to reply in support of claims data disclosure motion.	1.00	1,050.00	\$1,050.00
02/28/2025	GSG	BL	Call with B. Michael re claims data disclosure motion.	1.20	1,325.00	\$1,590.00
02/28/2025	GSG	BL	Research/review cases re application of section 107.	1.10	1,325.00	\$1,457.50
02/28/2025	GSG	BL	Review Judge Lafferty transcript and CA diocese cases re disclosure issues.	2.90	1,325.00	\$3,842.50
02/28/2025	GSG	BL	Draft reply arguments on motion for claims data disclosure.	2.70	1,325.00	\$3,577.50
02/28/2025	JIS	BL	Skim review of Debtor's opposition to claim data motion.	0.30	1,950.00	\$585.00
02/28/2025	JIS	BL	Call with B. Michael regarding reply to Archdiocese opposition to claim data motion.	0.50	1,950.00	\$975.00
02/28/2025	JIS	BL	Status call with PSZJ regarding case.	0.20	1,950.00	\$390.00
02/28/2025	JIS	BL	Review/respond to email regarding data claims motion.	0.10	1,950.00	\$195.00
02/28/2025	JIS	BL	Review of Oakland Diocese motion to dismiss response for potential application here.	0.30	1,950.00	\$585.00
			_	63.20		\$82,393.50

				<u>Hours</u>	Rate	Amount
Case Admi	inistrati	on				
02/03/2025	BDD	CA	Email G. Brown re updates to contact list.	0.10	625.00	\$62.50
02/04/2025	BDD	CA	Email G. Brown re critical dates.	0.10	625.00	\$62.50
02/04/2025	BMM	CA	Meeting with Debtor's counsel regarding ongoing case issues.	0.50	1,050.00	\$525.00
02/04/2025	BMM	CA	Call with J. Stang regarding Debtor's counsel meeting.	0.20	1,050.00	\$210.00
02/05/2025	BDD	CA	Review docket to update critical dates memorandum re same (.40); emails B. Anavim and M. Kulick re same (.10).	0.50	625.00	\$312.50
02/06/2025	BDD	CA	Review docket to update critical dates memo re same (.40); email PSZJ team re same (.10).	0.50	625.00	\$312.50
02/10/2025	BDD	CA	Email B. Anavim and M. Kulick re removal of 2/13 omnibus hearing from calendar, and email G. Brown re same (.10).	0.10	625.00	\$62.50
02/11/2025	BDD	CA	Email re calendaring matters with B. Anavim.	0.20	625.00	\$125.00
02/11/2025	BMM	CA	Call with Debtor's counsel regarding ongoing case issues.	0.30	1,050.00	\$315.00
02/11/2025	JIS	CA	Call with Debtor's counsel regarding case status.	0.30	1,950.00	\$585.00
02/18/2025	BMM	CA	Email to Debtor's counsel regarding standstill agreement.	0.20	1,050.00	\$210.00
02/18/2025	BMM	CA	Meeting with Debtor's counsel regarding ongoing case issues.	0.40	1,050.00	\$420.00
02/18/2025	JIS	CA	Status call with Debtor's counsel.	0.30	1,950.00	\$585.00
02/18/2025	JIS	CA	Follow up call with B. Michael after call with Debtor's lawyers regarding status.	0.10	1,950.00	\$195.00
02/19/2025	BDD	CA	Review docket to update critical dates memo re same (.40); email with M. Kulick re same (.20).	0.60	625.00	\$375.00
02/25/2025	BMM	CA	Call with Debtor's counsel regarding ongoing case issues.	0.30	1,050.00	\$315.00
02/27/2025	BDD	CA	Review Court instructions re hearing on claims data disclosure motion and Cushman Wakefield's retention application (.10) and email B. Anayim re same (.10).	0.20	625.00	\$125.00

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				<u>Hours</u>	Rate	Amount	
02/27/2025	BDD	CA	Email eScribers re 2.27.25 hearing transcript.	0.10	625.00	\$62.50	
			_	5.00		\$4,860.00	
PSZJ Com	pensati	on					
02/10/2025	GNB	CP	Email E. Frejka and J. Kim regarding fourth interim fee application deadlines; email with J. Kim regarding same.	0.10	1,150.00	\$115.00	
02/18/2025	BDD	CP	Email Accounting Department re upcoming interim fee application.	0.10	625.00	\$62.50	
02/18/2025	BDD	СР	Begin review of Oct 1, 2024 - Jan. 31, 2025 invoices re PSZJ 4th interim fee application.	0.70	625.00	\$437.50	
02/19/2025	BDD	CP	Emails V. Arias and N. Brown re PSZJ 4th interim fee application.	0.20	625.00	\$125.00	
02/19/2025	BDD	CP	Begin preparing PSZJ's 4th interim fee application (4.10) and email G. Brown re same (.10).	4.20	625.00	\$2,625.00	
02/19/2025	GNB	CP	Email with B. Dassa regarding PSZJ upcoming interim fee application.	0.10	1,150.00	\$115.00	
02/19/2025	HRD	CP	Draft PSZJ's December 2024 (.40) and January 2025 monthly fee statement (.40).	0.80	595.00	\$476.00	
02/20/2025	BDD	CP	Continue drafting PSZJ 4th interim fee application (3.80) and emails to/calls with G. Brown re same (.10).	3.90	625.00	\$2,437.50	
02/24/2025	BDD	СР	Continue drafting PSZJ 4th interim fee application and exhibits re same (4.70); emails N. Brown re same (.20); email G. Brown re same (.10).	5.00	625.00	\$3,125.00	
			_	15.10		\$9,518.50	
Other Prof	fessiona	l Comp	ensation				
02/07/2025	GNB	СРО	Email with M. Kuhn regarding BRG interim fee application.	0.10	1,150.00	\$115.00	
02/10/2025	BDD	СРО	Email G. Brown re next round of interim fee applications.	0.10	625.00	\$62.50	
02/23/2025	GNB	СРО	Email Committee billing subcommittee regarding monthly bills.	0.10	1,150.00	\$115.00	
02/23/2025 GNB CPO							

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				0.40		\$407.50
General C	reditors	' Con	nmittee			
02/03/2025	JIS	GC	Call with R. Kuebel regarding preparation for mediation.	0.30	1,950.00	\$585.00
02/04/2025	BMM	GC	Call with SCC regarding ongoing case issues.	1.00	1,050.00	\$1,050.00
02/04/2025	JIS	GC	Status call with Debtor's counsel.	0.50	1,950.00	\$975.00
02/06/2025	BMM	GC	Participate in meeting with Committee regarding ongoing case issues.	1.00	1,050.00	\$1,050.00
02/06/2025	JIS	GC	Call with Committee.	1.00	1,950.00	\$1,950.00
02/06/2025	JIS	GC	Call with state court counsel regarding mediation status.	0.50	1,950.00	\$975.00
02/06/2025	JIS	GC	Draft email to SCC regarding February 20 mediation.	0.30	1,950.00	\$585.00
02/07/2025	AWC	GC	Emails with team and client regarding mediation preparation.	0.20	1,595.00	\$319.00
02/10/2025	GSG	GC	Email L. James re decision.	0.30	1,325.00	\$397.50
02/10/2025	JIS	GC	Call with state court counsel regarding mediation issues.	0.20	1,950.00	\$390.00
02/11/2025	BMM	GC	Call with SCC regarding ongoing case issues.	1.00	1,050.00	\$1,050.00
02/11/2025	GSG	GC	Call with state court counsel re mediation.	1.30	1,325.00	\$1,722.50
02/11/2025	JIS	GC	Call with state court counsel regarding mediation issues.	1.60	1,950.00	\$3,120.00
02/13/2025	BMM	GC	Participate in meeting with Committee regarding ongoing case issues.	1.30	1,050.00	\$1,365.00
02/13/2025	JIS	GC	Call with Committee.	1.30	1,950.00	\$2,535.00
02/13/2025	JIS	GC	Draft status message to state court attorney regarding responses to mediator requests.	0.20	1,950.00	\$390.00
02/14/2025	BMM	GC	Call with Committee member (M.O.) regarding mediation issues.	1.30	1,050.00	\$1,365.00
02/14/2025	BMM	GC	Call with J. Stein regarding mediation issues.	0.70	1,050.00	\$735.00
02/15/2025	BMM	GC	Meeting with Committee regarding mediation.	1.10	1,050.00	\$1,155.00
02/15/2025	JIS	GC	Committee meeting regarding mediation.	2.40	1,950.00	\$4,680.00
02/17/2025 Case	BMM e: 23-30	GC 564	Communications with Committee regarding Dougling Filed: 04/26/25 Entered: 04/2	0.30 PB/25 09 ·2	1,050.00 29:20 Pag	\$315.00 le 58

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				<u>Hours</u>	Rate	Amount
02/18/2025	BMM	GC	Call with J. Stang re Committee meeting agenda.	0.20	1,050.00	\$210.00
02/18/2025	BMM	GC	Participate in Committee meeting regarding ongoing case issues.	1.10	1,050.00	\$1,155.00
02/18/2025	BMM	GC	Call with SCC regarding ongoing case issues.	0.60	1,050.00	\$630.00
02/18/2025	GNB	GC	Email PSZJ team regarding fee issue for Committee to handle this week.	0.10	1,150.00	\$115.00
02/18/2025	JIS	GC	Call with B. Michael regarding upcoming Committee call.	0.20	1,950.00	\$390.00
02/18/2025	JIS	GC	Meeting with Committee regarding response to mediators.	1.00	1,950.00	\$1,950.00
02/18/2025	JIS	GC	Meeting with state court counsel regarding mediation and case status.	0.60	1,950.00	\$1,170.00
02/20/2025	GNB	GC	Email with PSZJ team regarding email to Committee about open case issue.	0.10	1,150.00	\$115.00
02/21/2025	BMM	GC	Draft email to the Committee regarding filed claims data motion and hearing.	0.60	1,050.00	\$630.00
02/23/2025	BMM	GC	Communications with state court counsel regarding ongoing case issues.	0.50	1,050.00	\$525.00
02/25/2025	JIS	GC	Call with state court counsel and B. Michael regarding JCCP issues.	0.70	1,950.00	\$1,365.00
02/26/2025	BMM	GC	Call with J. Stang regarding meeting with state court counsel and other case issues.	0.60	1,050.00	\$630.00
02/26/2025	BMM	GC	Prepare for meeting with state court counsel.	0.30	1,050.00	\$315.00
02/26/2025	BMM	GC	Meeting with non-committee state court counsel regarding case status.	1.20	1,050.00	\$1,260.00
02/26/2025	JIS	GC	Call with B. Michael regarding mediation issues.	0.60	1,950.00	\$1,170.00
02/26/2025	JIS	GC	State court counsel meeting regarding case update.	1.20	1,950.00	\$2,340.00
02/26/2025	JIS	GC	Call state court counsel regarding stay strategy.	0.60	1,950.00	\$1,170.00
02/26/2025	JIS	GC	Call state court counsel regarding mediation status/strategy.	0.10	1,950.00	\$195.00

				<u>Hours</u>	Rate	Amount
02/27/2025	BMM	GC	Call with Committee member (M.O.) regarding Committee meeting.	0.30	1,050.00	\$315.00
02/27/2025	BMM	GC	Email to Committee regarding meeting.	0.30	1,050.00	\$315.00
02/27/2025	BMM	GC	Meeting with Committee members regarding ongoing case issues.	0.80	1,050.00	\$840.00
02/27/2025	JIS	GC	Attend Committee meeting (partial).	0.60	1,950.00	\$1,170.00
02/27/2025	NJH	GC	Attend Committee meeting to take minutes.	0.80	595.00	\$476.00
02/28/2025	NJH	GC	Draft minutes from the February 27, 2025 Committee meeting.	1.00	595.00	\$595.00
			_	31.90		\$45,755.00
Hearings						
02/27/2025	BMM	HE	Participate in hearing on relief from stay motion.	0.40	1,050.00	\$420.00
			_	0.40		\$420.00
Mediation						
02/04/2025	JIS	ME	Follow up call with B. Michael regarding next steps in mediation.	0.20	1,950.00	\$390.00
02/06/2025	BMM	ME	Meeting with mediators regarding mediations.	0.70	1,050.00	\$735.00
02/06/2025	BMM	ME	Call with J. Stang regarding discovery.	0.20	1,050.00	\$210.00
02/06/2025	GNB	ME	Call with B. Michael regarding call today with mediators.	0.10	1,150.00	\$115.00
02/06/2025	JIS	ME	Call with B. Michael regarding upcoming call with mediators and state relief issues.	0.60	1,950.00	\$1,170.00
02/06/2025	JIS	ME	Call with mediators.	0.60	1,950.00	\$1,170.00
02/06/2025	JIS	ME	Call with T. Burns regarding meeting with mediators.	0.20	1,950.00	\$390.00
02/10/2025	AWC	ME	Emails with team and client regarding mediator communications and strategy.	0.20	1,595.00	\$319.00
02/11/2025	GNB	ME	Email with B. Michael regarding information for mediators in advance of next week's session.	0.10	1,150.00	\$115.00

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				<u>Hours</u>	Rate	Amount
02/11/2025	GNB	ME	Review J. Stang email to SCC regarding mediation; briefly review BRG pre-mediation preparation documents.	0.10	1,150.00	\$115.00
02/12/2025	AWC	ME	Emails with client regarding mediation strategy (.20); read BRG updated financial analysis and emails with team thereon (.30).	0.50	1,595.00	\$797.50
02/13/2025	BMM	ME	Call with J. Stang regarding mediation strategy (.20); prepare for same (.70).	0.90	1,050.00	\$945.00
02/13/2025	BMM	ME	Call with mediators regarding mediation.	0.70	1,050.00	\$735.00
02/13/2025	JIS	ME	Call B. Michael regarding mediation issues related to mediator requests.	0.20	1,950.00	\$390.00
02/17/2025	AWC	ME	Emails with BRG regarding analysis (.10) and read analysis (.20).	0.30	1,595.00	\$478.50
02/17/2025	GNB	ME	Call with J. Stang and BRG regarding preparation for February 20 mediation, discovery issues (.7); follow up email to PSZJ and BRG regarding same (.1).	0.80	1,150.00	\$920.00
02/18/2025	AWC	ME	Emails with team and client regarding mediation approach.	0.20	1,595.00	\$319.00
02/18/2025	BMM	ME	Call with J. Stang and Judge Sontchi (in part) regarding mediation.	0.40	1,050.00	\$420.00
02/18/2025	GNB	ME	Review Committee email to mediators in advance of February 20 mediation session.	0.10	1,150.00	\$115.00
02/18/2025	JIS	ME	Call with B. Michael to mediator J. Sontchi regarding Committee response.	0.30	1,950.00	\$585.00
02/19/2025	GNB	ME	Email B. Dassa regarding information needed for mediation tomorrow.	0.10	1,150.00	\$115.00
02/19/2025	GNB	ME	Revise outstanding Debtor discovery analysis for mediators and Debtor's counsel.	1.80	1,150.00	\$2,070.00
02/20/2025	BMM	ME	Prepare materials for mediation (claims chart, discovery chart), with J. Bair in part.	1.80	1,050.00	\$1,890.00
02/20/2025	BMM	ME	Participate in mediation via Zoom (part 1 of 2).	3.00	1,050.00	\$3,150.00
02/20/2025	BMM	ME	Participate in mediation via Zoom (part 2 of 2).	3.80	1,050.00	\$3,990.00
02/20/2025 Case	GNB e: 23-3 0	ME 0 564	Read email from J. Bair regarding insurance Dismostration resided: 04/2	0.10 26/25 09 :3	1,150.00 29:20 Pag	\$115.00 e 28

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				<u>Hours</u>	Rate	Amount
02/20/2025	GSG	ME	Call with B. Michael re mediation status.	0.20	1,325.00	\$265.00
02/20/2025	JIS	ME	Call I. Scharf re mediation issues.	0.40	1,950.00	\$780.00
02/21/2025	JIS	ME	Attend mediation.	7.00	1,950.00	\$13,650.00
02/21/2025	JIS	ME	Call M. Cohen regarding parish-Archdiocese issues, mediation developments.	0.40	1,950.00	\$780.00
02/24/2025	BMM	ME	Legal research regarding mediation issues.	2.30	1,050.00	\$2,415.00
02/26/2025	BMM	ME	Call with I. Scharf regarding mediation strategy.	0.50	1,050.00	\$525.00
			_	28.80		\$40,179.00
Other Prof	essiona	l Retei	ntion			
02/06/2025	GNB	RPO	Call with J. Stang and B. Michael (partial) regarding real estate valuation expert.	0.10	1,150.00	\$115.00
02/06/2025	JIS	RPO	Call with B. Michael and G. Brown regarding appraiser retention.	0.20	1,950.00	\$390.00
02/10/2025	AWC	RPO	Read ASF redline/email regarding Cushman retention (.10) and emails/call with team thereon (.10).	0.20	1,595.00	\$319.00
02/10/2025	GNB	RPO	Email and call with A. Caine regarding retention of real estate valuation expert.	0.10	1,150.00	\$115.00
02/10/2025	JIS	RPO	Call L. Jones regarding valuation expert.	0.30	1,950.00	\$585.00
02/15/2025	GNB	RPO	Email with PSZJ team regarding real estate valuation expert.	0.20	1,150.00	\$230.00
02/15/2025	JIS	RPO	Draft letter to Debtor regarding Cushman retention.	0.10	1,950.00	\$195.00
02/17/2025	AWC	RPO	Emails with team regarding Cushman retention/strategy.	0.20	1,595.00	\$319.00
02/17/2025	GNB	RPO	Review J. Montali's guidelines, open calendaring regarding Cushman employment application.	0.10	1,150.00	\$115.00
02/17/2025	GNB	RPO	Review local bankruptcy rules applicable to noticing and hearing on employment application for Cushman & Wakefield.	0.30	1,150.00	\$345.00
02/17/2025	GNB e: 23-30	RPO	Email PSZJ team regarding email to Debtor's counsel regarding hearing on Cushman & Document application intered: 04/25	0.10	1,150.00	\$115.00

Case: 23-30564 Doc#1282 employment/2012ation Entered: 04/20/25 09:29:20 Page 22

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				<u>Hours</u>	Rate	Amount
02/17/2025	GNB	RPO	Draft notice of hearing on Cushman & Wakefield employment application.	0.20	1,150.00	\$230.00
02/17/2025	GNB	RPO	Review M. Bach supplemental declaration in support of Cushman & Wakefield employment application.	0.10	1,150.00	\$115.00
02/18/2025	GNB	RPO	Revise notice of amendment and filing of M. Bach supplemental declaration in support of Cushman & Wakefield employment application.	0.60	1,150.00	\$690.00
02/18/2025	GNB	RPO	Emails with M. Bach and M. van de Pol regarding employment application for Cushman.	0.10	1,150.00	\$115.00
02/19/2025	GNB	RPO	Call with M. Bach regarding March 13 hearing on Cushman retention.	0.10	1,150.00	\$115.00
02/19/2025	GNB	RPO	Read email from M. Plevin regarding Cushman & Wakefield work for CNA; email PSZJ team regarding same; email Cushman & Wakefield regarding same.	0.10	1,150.00	\$115.00
02/20/2025	GNB	RPO	Read M. Bach email regarding CNA conflict check.	0.10	1,150.00	\$115.00
02/24/2025	GNB	RPO	Draft email response to M. Plevin regarding Cushman & Wakefield conflict check for CNA.	0.10	1,150.00	\$115.00
				3.30		\$4,453.00
Stay Litiga	tion					
02/03/2025	BMM	SL	Analyze issues related to relief from stay from other Catholic cases.	1.00	1,050.00	\$1,050.00
02/03/2025	BMM	SL	Draft email with questions for counsel regarding relief from stay cases.	0.70	1,050.00	\$735.00
02/03/2025	GSG	SL	Review JCCP and state court dockets re additional pleadings and current status.	1.90	1,325.00	\$2,517.50
02/03/2025	GSG	SL	Review of Alameda cases re stay relief, relevant orders.	0.70	1,325.00	\$927.50
02/03/2025	GSG	SL	Draft emails to Burns Bair and state court counsel re questions for stay relief.	1.00	1,325.00	\$1,325.00
02/03/2025	GSG	SL	Review Oakland and Albany briefing re stay	1.20	1,325.00	\$1,590.00
Case	: 23-30	564	Doc# 1262 Filed: 04/26/25 Entered: 04/2	2 <mark>0/25 09</mark> :	29:20 Pag	je 0 0

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				TT	D - 4 -	A
02/02/2025	пс	Çī	Call with state count occurred recording state	Hours 1 00	<u>Rate</u>	<u>Amount</u>
02/03/2025	JIS	SL	Call with state court counsel regarding state litigation.	1.00	1,950.00	\$1,950.00
02/03/2025	JIS	SL	Review transcript from stay relief hearing in Archdiocese of New Orleans for stay relief issues in ASF case.	1.20	1,950.00	\$2,340.00
02/04/2025	BMM	SL	Meeting with Burns Bair and PSZJ team regarding stay relief strategy.	0.90	1,050.00	\$945.00
02/04/2025	GSG	SL	Strategy call with J. Stang, B. Michael, and Burns Bair (.9); prepare for call (.1).	1.00	1,325.00	\$1,325.00
02/04/2025	GSG	SL	Research additional cases and pleadings re stay relief.	2.20	1,325.00	\$2,915.00
02/04/2025	GSG	SL	Call with state court counsel re JCCP proceedings and stay relief.	0.90	1,325.00	\$1,192.50
02/04/2025	GSG	SL	Call with J. Stang and B. Michael re stay relief strategy.	0.20	1,325.00	\$265.00
02/04/2025	GSG	SL	Emails to/from state court counsel re JCCP order.	0.10	1,325.00	\$132.50
02/04/2025	GSG	SL	Review 1/23/25 transcript re JCCP proceedings and designation of buckets.	0.60	1,325.00	\$795.00
02/04/2025	GSG	SL	Research/review cases cited by JCCP court, related law.	0.90	1,325.00	\$1,192.50
02/04/2025	GSG	SL	Emails to/from J. Stang re stay relief re nondebtors.	0.60	1,325.00	\$795.00
02/04/2025	GSG	SL	Draft motion for relief from stay.	0.60	1,325.00	\$795.00
02/04/2025	JIS	SL	Call with B. Michael, G. Greenwood and Burns Bair re insurance factors on stay relief motion (.9); prepare for same (.1).	1.00	1,950.00	\$1,950.00
02/04/2025	JIS	SL	Call L. James regarding stay issues and JCCP.	0.50	1,950.00	\$975.00
02/04/2025	JIS	SL	Review JCCP transcript re stay issues.	0.90	1,950.00	\$1,755.00
02/04/2025	JIS	SL	Research stay issues related to JCCP and stay strategy.	1.60	1,950.00	\$3,120.00
02/05/2025	BMM	SL	Call with R. Simons and G. Greenwood regarding state court litigation and stay relief (.8); prepare for call (.1).	0.90	1,050.00	\$945.00
02/05/2025	BMM e: 23-30	SL	Call with J. Stang and G. Greenwood regarding relief from stay. Doc# 1262 Filed: 04/26/25 Entered: 04/2	0.90	1,050.00	\$945.00

Case: 23-30564 Doc# 1262 Filed: 04/20/25 Entered: 04/20/25 09:29:20 Page 04

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				<u>Hours</u>	Rate	Amount
02/05/2025	GSG	SL	Call with R. Simons re SF trial cases.	0.80	1,325.00	\$1,060.00
02/05/2025	GSG	SL	Call with B. Michael and J. Stang re state court litigation.	0.80	1,325.00	\$1,060.00
02/05/2025	GSG	SL	Draft stay relief motion.	2.90	1,325.00	\$3,842.50
02/05/2025	GSG	SL	Review JCCP discovery and pretrial orders and related pleadings re stay relief.	2.20	1,325.00	\$2,915.00
02/06/2025	BMM	SL	Legal research regarding stay of non-debtor litigation, relief from stay.	1.30	1,050.00	\$1,365.00
02/06/2025	BMM	SL	Communications with team and SCC regarding relief from stay efforts.	0.80	1,050.00	\$840.00
02/06/2025	GSG	SL	Draft stay relief motion re JCCP, state court actions, insurance.	5.70	1,325.00	\$7,552.50
02/06/2025	GSG	SL	Review exhibits re background to stay relief, JCCP description.	1.40	1,325.00	\$1,855.00
02/07/2025	BMM	SL	Legal research regarding stay of non-debtor litigation and relief from stay.	0.70	1,050.00	\$735.00
02/07/2025	GSG	SL	Review J. Amala email re stay relief.	0.20	1,325.00	\$265.00
02/07/2025	GSG	SL	Research/review current cases re stay relief issues.	2.60	1,325.00	\$3,445.00
02/07/2025	GSG	SL	Draft arguments re stay relief motion.	3.20	1,325.00	\$4,240.00
02/10/2025	GSG	SL	Call with J. Stang and B. Michael (partial) re JCCP cases and stay relief.	0.50	1,325.00	\$662.50
02/10/2025	GSG	SL	Draft/revise motion for stay relief re trial cases.	7.20	1,325.00	\$9,540.00
02/10/2025	JIS	SL	Call with B. Michael and G. Greenwood regarding stay relief issues.	0.70	1,950.00	\$1,365.00
02/10/2025	JIS	SL	Call with state court counsel regarding stay relief issues.	0.80	1,950.00	\$1,560.00
02/11/2025	BMM	SL	Call with J. Stang and G. Greenwood re stay relief.	0.40	1,050.00	\$420.00
02/11/2025	GSG	SL	Revise motion for stay relief re trial cases.	0.70	1,325.00	\$927.50
02/11/2025	GSG	SL	Email team re draft stay relief motion.	0.30	1,325.00	\$397.50
02/11/2025	GSG	SL	Brief research re 362(a)(3) issues under 9th Circuit.	0.60	1,325.00	\$795.00

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				<u>Hours</u>	Rate	Amount
02/11/2025	GSG	SL	Call with J. Stang and B. Michael re stay relief motion.	0.40	1,325.00	\$530.00
02/11/2025	GSG	SL	Draft declarations of J. Manly, R. Simons in support of stay relief.	3.90	1,325.00	\$5,167.50
02/11/2025	GSG	SL	Research re JCCP docket and inconsistencies.	0.30	1,325.00	\$397.50
02/11/2025	JIS	SL	Call with G. Greenwood and B. Michael regarding stay issues.	0.40	1,950.00	\$780.00
02/11/2025	JIS	SL	Review stay relief motion draft.	4.10	1,950.00	\$7,995.00
02/11/2025	JIS	SL	Call I. Scharf regarding stay relief issues.	0.80	1,950.00	\$1,560.00
02/12/2025	AWC	SL	Review/revise draft stay relief motion and related documents.	0.80	1,595.00	\$1,276.00
02/12/2025	GSG	SL	Draft J. Bair declaration in support of stay relief.	1.50	1,325.00	\$1,987.50
02/12/2025	GSG	SL	Draft proposed order re stay relief.	0.30	1,325.00	\$397.50
02/12/2025	GSG	SL	Call with J. Stang re stay relief strategy.	0.10	1,325.00	\$132.50
02/12/2025	GSG	SL	Draft notice of hearing re stay relief (.40) and confirm per updated LBR (.30).	0.70	1,325.00	\$927.50
02/12/2025	GSG	SL	Revise J. Manly declaration re pretrial motion activity.	1.80	1,325.00	\$2,385.00
02/12/2025	GSG	SL	Revise, conform R. Simons declaration re pretrial motion activity.	0.40	1,325.00	\$530.00
02/12/2025	JIS	SL	Review drafts of motion and declaration regarding relief from stay.	0.80	1,950.00	\$1,560.00
02/12/2025	JIS	SL	Call with G. Greenwood regarding comments to relief from state motion.	0.20	1,950.00	\$390.00
02/12/2025	JIS	SL	Call with special insurance counsel regarding stay relief motion.	0.40	1,950.00	\$780.00
02/13/2025	GSG	SL	Review J. Stang and B. Michael comments to stay relief motion.	2.60	1,325.00	\$3,445.00
02/13/2025	GSG	SL	Review docket and pleadings re Rochester stay relief and preliminary injunction.	0.80	1,325.00	\$1,060.00
02/13/2025	GSG	SL	Revise declarations in support of stay relief.	0.60	1,325.00	\$795.00
02/13/2025	GSG	SL	Email PSZJ team re stay relief motion status.	0.40	1,325.00	\$530.00
02/13/2025 Case	e: <mark>23-30</mark>	5 <mark>51</mark>	Call with B. Michael re stay relief open issues Doc# 1262 Filed: 04/26/25 Entered: 04/26/25	20/25 09 :	29: 20 0.00 Paç	ge 28 1,365.00

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				<u>Hours</u>	Rate	Amount
02/14/2025	GSG	SL	Revise motion and supporting documents (1.60) and review exhibits (.70).	2.30	1,325.00	\$3,047.50
02/14/2025	GSG	SL	Prepare request for judicial notice re transcript exhibits.	0.60	1,325.00	\$795.00
02/14/2025	GSG	SL	Research 9th Circuit precedent re section 105, extension of stay.	4.10	1,325.00	\$5,432.50
02/18/2025	AWC	SL	Review revised stay relief motion (.2); and emails with team and counsel thereon (.1).	0.30	1,595.00	\$478.50
02/18/2025	BMM	SL	Revise motion for relief from stay.	1.90	1,050.00	\$1,995.00
02/18/2025	GSG	SL	Research re preliminary injunction, extension of automatic stay.	0.70	1,325.00	\$927.50
02/18/2025	GSG	SL	Call with B. Michael re stay relief and plan issues.	0.30	1,325.00	\$397.50
02/18/2025	GSG	SL	Finalize edits to stay relief motion.	0.80	1,325.00	\$1,060.00
02/18/2025	GSG	SL	Review related order by J. Lafferty re stay relief contours.	0.10	1,325.00	\$132.50
02/18/2025	GSG	SL	Draft request for judicial notice re additional documents.	0.80	1,325.00	\$1,060.00
02/18/2025	GSG	SL	Emails to SCC and Burns Bair firm re stay relief and related declarations.	0.40	1,325.00	\$530.00
02/18/2025	GSG	SL	Review/finalize additional declarations on motion for stay relief.	0.20	1,325.00	\$265.00
02/18/2025	GSG	SL	Revise and circulate proposed order re relief from stay.	0.20	1,325.00	\$265.00
02/18/2025	GSG	SL	Draft motion to seal insurance details on stay relief motion.	1.00	1,325.00	\$1,325.00
02/19/2025	AWC	SL	Review proposed order and revised Bair declaration and emails thereon.	0.20	1,595.00	\$319.00
02/19/2025	BMM	SL	Call with G. Greenwood regarding relief from stay.	0.30	1,050.00	\$315.00
02/19/2025	BMM	SL	Analyze draft joint statement regarding non- debtor entities for state court.	0.70	1,050.00	\$735.00
02/19/2025	GSG	SL	Email Burns Bair re follow-up to stay relief motion and order.	0.10	1,325.00	\$132.50

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				<u>Hours</u>	Rate	Amount
02/19/2025	GSG	SL	Review related Diocese of Rochester briefing for stay relief.	0.70	1,325.00	\$927.50
02/19/2025	GSG	SL	Revise R. Simons declaration (.6); and email plaintiffs' counsel re same (.1).	0.70	1,325.00	\$927.50
02/19/2025	GSG	SL	Emails from/to J. Bair re supporting declaration.	0.30	1,325.00	\$397.50
02/19/2025	GSG	SL	Draft J. Bair stay relief motion declaration in support of motion to file redacted documents re stay relief motion.	0.70	1,325.00	\$927.50
02/19/2025	GSG	SL	Draft proposed order re redacted documents re stay relief motion.	0.50	1,325.00	\$662.50
02/19/2025	GSG	SL	Emails to/from J. Bair re motion to file redacted documents re stay relief motion.	0.20	1,325.00	\$265.00
02/19/2025	GSG	SL	Review Diocese of Oakland case management conference statement and stipulation re characterization of bucket cases.	0.30	1,325.00	\$397.50
02/19/2025	GSG	SL	Finalize V. Finaldi declaration re stay relief motion.	0.50	1,325.00	\$662.50
02/19/2025	GSG	SL	Emails from/to B. Michael re JCCP proceedings.	0.10	1,325.00	\$132.50
02/19/2025	GSG	SL	Revise stay relief motion.	1.20	1,325.00	\$1,590.00
02/19/2025	GSG	SL	Confer with M. Renck (2) re Exhibits A-R, filing mechanics on stay relief motion.	0.40	1,325.00	\$530.00
02/19/2025	GSG	SL	Emails PSZJ/BB team re updated motion for stay relief, redactions.	0.20	1,325.00	\$265.00
02/19/2025	GSG	SL	Confer with B. Michael re filing status and circulation to state court counsel.	0.20	1,325.00	\$265.00
02/19/2025	GSG	SL	Final revisions to Bair declaration, exhibit in support of stay relief.	0.20	1,325.00	\$265.00
02/19/2025	GSG	SL	Revise/finalize notice, certificate of service re stay relief motion.	0.40	1,325.00	\$530.00
02/19/2025	GSG	SL	Revise brief re citations to declarations, exhibits, and conform declarations re same.	1.20	1,325.00	\$1,590.00
02/19/2025	JIS	SL	Review and edit insert for JCCP statement.	0.20	1,950.00	\$390.00
02/19/2025	JIS	SL	Call with I. Scharf regarding relief from state	0.40	1,950.00	\$780.00

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				Hours	Rate	Amount
02/20/2025	AWC	SL	Read Rochester Diocese stay relief pleadings for reference.	0.90	1,595.00	\$1,435.50
02/20/2025	GNB	SL	Analyze C. Love email regarding motion for stay relief to litigate two state court cases; email with G. Greenwood regarding same.	0.10	1,150.00	\$115.00
02/20/2025	GSG	SL	Emails to/from V. Finaldi and R. Simons re final declarations and trial on stay relief litigation.	0.20	1,325.00	\$265.00
02/20/2025	GSG	SL	Emails to/from SCC re stay litigation.	0.40	1,325.00	\$530.00
02/20/2025	GSG	SL	Review Oakland Diocese briefing re stay litigation issues.	0.30	1,325.00	\$397.50
02/20/2025	GSG	SL	Draft form of joinder re motion for relief from stay (.5); emails with team re same (.1).	0.60	1,325.00	\$795.00
02/20/2025	GSG	SL	Revise and finalize stay relief pleadings with supporting documents.	1.20	1,325.00	\$1,590.00
02/20/2025	GSG	SL	Review transcripts, exhibits re stay relief in related case.	0.60	1,325.00	\$795.00
02/20/2025	GSG	SL	Emails to J. Bair re final declarations and exhibits on stay relief motion.	0.30	1,325.00	\$397.50
02/20/2025	GSG	SL	Finalize motion to seal/redact.	0.20	1,325.00	\$265.00
02/21/2025	AWC	SL	Emails with counsel regarding stay relief motion/issues and review final motion.	0.40	1,595.00	\$638.00
02/21/2025	BMM	SL	Final review of motion for relief from stay, accompanying documents.	2.30	1,050.00	\$2,415.00
02/21/2025	BMM	SL	Draft email to counsel regarding potential joinders on stay relief motion.	0.20	1,050.00	\$210.00
02/21/2025	GSG	SL	Emails to/from PSZJ and BB team re finalize stay relief pleadings.	0.70	1,325.00	\$927.50
02/21/2025	GSG	SL	Prepare further form of joinder (.20) and email R. Simons re same (.10).	0.30	1,325.00	\$397.50
02/21/2025	GSG	SL	Email law clerk re stay filing/unredacted documents.	0.10	1,325.00	\$132.50
02/21/2025	GSG	SL	Email O. Katz and P. Gaspari re unredacted stay pleadings.	0.20	1,325.00	\$265.00
02/24/2025	GSG e: 23-3 0	SL	Communicate with M. Renck re filing, service, and Chambers' copies. Doc# 1262 Filed: 04/26/25 Entered: 04/26/25	0.20	1,325.00	\$265.00

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				<u>Hours</u>	Rate	Amount
02/24/2025	JIS	SL	Research regarding stay relief/JCCP memo.	4.00	1,950.00	\$7,800.00
02/25/2025	BDD	SL	Review motion for relief from stay filed by Shajana Steele (.10) and email B. Anavim re same (.10).	0.20	625.00	\$125.00
02/25/2025	BMM	SL	Call with R. Simons (in part) and J. Stang (in part) regarding alleged stay of non-debtor cases.	0.90	1,050.00	\$945.00
02/25/2025	GSG	SL	Review related stay relief reply.	0.20	1,325.00	\$265.00
02/25/2025	JIS	SL	Call B. Michael regarding JCCP memo.	0.20	1,950.00	\$390.00
02/26/2025	GSG	SL	Research re parish litigation and background.	1.00	1,325.00	\$1,325.00
02/26/2025	JIS	SL	Attend JCCP hearing.	1.00	1,950.00	\$1,950.00
02/26/2025	JIS	SL	Call B. Michael as follow up to JCCP hearing.	0.40	1,950.00	\$780.00
02/27/2025	BDD	SL	Review motion for relief from stay filed by S. Steele and hearing calendar re same (.10); email B. Michael re same (.10); call with/email to N. Brown re same (.10).	0.30	625.00	\$187.50
02/27/2025	GSG	SL	Email S. Ruben (ins. counsel) re unredacted documents re stay relief motion.	0.10	1,325.00	\$132.50
02/28/2025	GSG	SL	Review notes re stay litigation.	0.20	1,325.00	\$265.00
			_	119.40		\$168,029.50
Travel						
02/20/2025	JIS	TR	Travel from LA to San Francisco for mediation (Billed at 1/2 rate).	3.00	975.00	\$2,925.00
02/22/2025	JIS	TR	Travel from mediation to Los Angeles (Billed at 1/2 rate).	5.00	975.00	\$4,875.00
			_	8.00		\$7,800.00

TOTAL SERVICES FOR THIS MATTER:

\$374,795.00

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Expenses			
01/07/2025	LN	5068.00002 Lexis Charges for 01-07-25	7.70
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01/07/2025	LN	5068.00002 Lexis Charges for 01-07-25	108.91
01/07/2025	LN	5068.00002 Lexis Charges for 01-07-25	6.16
01/23/2025	LN	5068.00002 Lexis Charges for 01-23-25	120.04
02/01/2025	AF	Southwest Airlines, Tkt 52671672303526, r/t travel to Oakland re continued mediation, JIS	407.96
02/01/2025	BB	05068.00002 Bloomberg Charges through 02-01-25	0.30
02/01/2025	BB	05068.00002 Bloomberg Charges through 02-01-25	10.00
02/04/2025	LN	05068.00002 Lexis Charges for 02-04-25	112.67
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02/05/2025	OTT	AplPay, Clipper System Mobi Concord, SF mediation, JIS	5.00
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02/07/2025	LN	05068.00002 Lexis Charges for 02-07-25	180.27
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02/07/2025	RE	COPY (29 @0.10 PER PG)	2.90
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02/19/2025	AT	Uber, JIS	52.73
02/21/2025	AT	Clipper Systems Mobile - transit card in SF re Mediation, JIS	5.00
02/21/2025	PO	SF Mail Log, SF	168.00
02/21/2025	PO	SF Mail Log, SF	63.25
02/21/2025	PO	SF Mail log, SF	99.90
02/21/2025	PO	SF Mail Log, SF	341.10
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Pachulski Stang Ziehl & Jones LLP Archdiocese of San Francisco O.C.C. Client 05068.00002			Page: 31 Invoice 146407 March 21, 2025
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02/22/2025	AT	Uber - re mediation, JIS	62.94
02/22/2025	FF	Courts USBC - CA Filing Fee	199.00
02/22/2025	HT	Hyatt Regency - attend mediation (2 Nights) for mediation, JIS	829.70
02/23/2025	AT	Clipper Systems Mobile - transicard in SF - for mediation, JIS	15.00
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02/24/2025 RE	COPY (12 @0.10 PER PG)	1.20
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02/24/2025 RE	COPY (2 @0.10 PER PG)	0.20
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02/24/2025 RE	COPY (19 @0.10 PER PG)	1.90
02/24/2025 RE	COPY (19 @0.10 PER PG)	1.90
02/24/2025 RE	COPY (30 @0.10 PER PG)	3.00
02/24/2025 RE	COPY (3 @0.10 PER PG)	0.30
02/24/2025 RE	COPY (6 @0.10 PER PG)	0.60
02/24/2025 RE	COPY (4 @0.10 PER PG)	0.40
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02/24/2025 RE	COPY (4 @0.10 PER PG)	0.40
02/24/2025 RE	COPY (5 @0.10 PER PG)	0.50
02/24/2025 RE	COPY (1 @0.10 PER PG)	0.10
02/26/2025 LN	05068.00002 Lexis Charges for 02-26-25	45.07
02/28/2025 OS	Everlaw, Inv. 144200	2,112.00
02/28/2025 TR	Escribers, Inv. 1112442	175.20
02/28/2025 PAC	Pacer - Court Research	113.10
Total Expense	es for this Matter	\$8,567.63

Page: 33 Invoice 146407 March 21, 2025

A/R STATEMENT

Outstanding Bal	ance from prior invoices as	(May not include recent payments)		
A/R Bill Number	Invoice Date	Fee Billed	Expenses Billed	Balance Due
135790	09/30/2023	\$7,195.85	\$0.00	\$7,195.85
135996	10/31/2023	\$19,302.20	\$0.00	\$19,302.20
136651	11/30/2023	\$13,384.45	\$0.00	\$13,384.45
136655	12/31/2023	\$7,099.65	\$0.00	\$7,099.65
136837	01/31/2024	\$7,326.17	\$0.00	\$7,326.17
138700	02/29/2024	\$16,241.40	\$0.00	\$16,241.40
139241	03/31/2024	\$37,343.35	\$0.00	\$37,343.35
139257	04/30/2024	\$42,179.30	\$0.00	\$42,179.30
139718	05/31/2024	\$33,138.15	\$0.00	\$33,138.15
140157	06/30/2024	\$18,492.51	\$0.00	\$18,492.51
141219	07/31/2024	\$6,459.50	\$0.00	\$6,459.50
141999	08/31/2024	\$4,004.56	\$0.00	\$4,004.56
142085	09/30/2024	\$37,030.23	\$0.00	\$37,030.23
142741	10/31/2024	\$35,917.00	\$0.00	\$35,917.00
143879	11/30/2024	\$34,913.34	\$0.00	\$34,913.34
144478	12/31/2024	\$32,122.57	\$0.00	\$32,122.57
145256	01/31/2025	\$52,080.84	\$0.00	\$52,080.84
Total An	nount Due on Current and	Prior Invoices:		\$701,212.70

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ooff 24781.

1	SIAI	E OF CALIFORNIA)
2	CITY	OF LOS ANGELES)
3		I, Maria R. Viramontes, am employed in the city and county of Los Angeles, State of nia. I am over the age of 18 and not a party to the within action; my business address is 10100
4		Monica Blvd., Suite 1300, Los Angeles, California 90067.
5		ril 25, 2025, I caused to be served the MONTHLY PROFESSIONAL FEE STATEMENT ACHULSKI STANG ZIEHL & JONES LLP (FEBRUARY 2025) in the manner stated
7	below:	
8 9 10		TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): Pursuant to controlling General Orders and LBR, the foregoing document was served by the court via NEF and hyperlink to the document. On April 25, 2025, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below. See Attached
11 12 13 14 15	V	(BY MAIL) I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid at Los Angeles, California, in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit. See Attached
16 17	V	(BY EMAIL) I caused to be served the above-described document by email to the parties indicated on the attached service list at the indicated email address. See Attached.
18 19	1	I declare under penalty of perjury, under the laws of the State of California and the United of America that the foregoing is true and correct.
20		Executed on April 25, 2025, at Los Angeles, California.
21		/s/ Maria R. Viramontes
22		Maria R. Viramontes
23		
24		
25		
26		
27		
28		

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1	TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF):
2	Mary Alexander on behalf of Creditor Daniel Eichhorn malexander@maryalexanderlaw.com
3 4	Darren Azman on behalf of Interested Party Sacred Heart Cathedral Preparatory dazman@mwe.com, mco@mwe.com
5	Jesse Bair on behalf of Creditor Committee The Official Committee of Unsecured Creditors jbair@burnsbair.com, kdempski@burnsbair.com
6 7	Hagop T. Bedoyan on behalf of Interested Party The Roman Catholic Bishop of Fresno hagop.bedoyan@mccormickbarstow.com, ecf@kleinlaw.com
8	Jason Blumberg on behalf of U.S. Trustee Office of the U.S. Trustee / SF jason.blumberg@usdoj.gov, ustpregion17.sf.ecf@usdoj.gov
9 10	Gillian Nicole Brown on behalf of Creditor Committee The Official Committee of Unsecured Creditors gbrown@pszjlaw.com
11 12	John Bucheit on behalf of Interested Party Appalachian Insurance Company jbucheit@phrd.com
13	Timothy W. Burns on behalf of Creditor Committee The Official Committee of Unsecured Creditors tburns@burnsbair.com, kdempski@burnsbair.com
14 15	George Calhoun on behalf of Interested Party Century Indemnity Company george@ifrahlaw.com
16	Peter C. Califano on behalf of Creditor The Roman Catholic Seminary of San Francisco pcalifano@nvlawllp.com
17 18	Brian P Cawley on behalf of Creditor Committee The Official Committee of Unsecured Creditors bcawley@burnsbair.com
19 20	Robert M Charles, Jr on behalf of Interested Party Parishes of the Roman Catholic Archdiocese of San Francisco Robert.Charles@wbd-us.com
21	Jason Chorley on behalf of Interested Party Century Indemnity Company jason.chorley@clydeco.us, Robert.willis@clydeco.us
22 23	Amanda L. Cottrell on behalf of Debtor The Roman Catholic Archbishop of San Francisco acottrell@sheppardmullin.com, JHerschap@sheppardmullin.com
24	Jennifer Witherell Crastz on behalf of Creditor City National Bank jcrastz@hemar-rousso.com
25 26	Blaise S Curet on behalf of Interested Party Westport Insurance Corporation f/k/a Employers Reinsurance Corporation bcuret@spcclaw.com
27 28	Melissa M D'Alelio on behalf of Interested Party Appalachian Insurance Company mdalelio@robinskaplan.com

3

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1	Jared A. Day on behalf of U.S. Trustee Office of the U.S. Trustee / SF jared.a.day@usdoj.gov
2 3	Michele Nicole Detherage on behalf of Interested Party Appalachian Insurance Company mdetherage@robinskaplan.com
4	Allan B Diamond on behalf of Interested Party The Archdiocese of San Francisco Capital Asset Support Corporation
5	adiamond@diamondmccarthy.com
6 7	Luke N. Eaton on behalf of Interested Party Companhia De Seguros Fidelidade SA (fka Fidelidade Insurance Company of Lisbon) lukeeaton@cozen.com, monugiac@pepperlaw.com
8	Michael W Ellison on behalf of Interested Party First State Insurance Company mellison@sehlaw.com, kfoster@sehlaw.com
9 10	Stephen John Estey on behalf of Interested Party Dennis Fruzza steve@estey-bomberger.com
11 12	Timothy W. Evanston on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies tevanston@skarzynski.com
13	Trevor Ross Fehr on behalf of U.S. Trustee Office of the U.S. Trustee / SF trevor.fehr@usdoj.gov
14 15	Robert David Gallo on behalf of Interested Party Appalachian Insurance Company dgallo@phrd.com
16 17	Debra I. Grassgreen on behalf of Creditor Committee The Official Committee of Unsecured Creditors dgrassgreen@pszjlaw.com, hphan@pszjlaw.com
	Gail S. Greenwood on behalf of Creditor Committee The Official Committee of Unsecured Creditors
18	ggreenwood@pszjlaw.com, rrosales@pszjlaw.com
19 20	John Grossbart on behalf of Interested Party Appalachian Insurance Company john.grossbart@dentons.com, docket.general.lit.chi@dentons.com
21	John Grossbart on behalf of Interested Party St. Paul Fire and Marine Insurance Co. docket.general.lit.chi@dentons.com
22 23	Joshua K Haevernick on behalf of Interested Party St. Paul Fire and Marine Insurance Co. joshua.haevernick@dentons.com
24	Robert G. Harris on behalf of Creditor Archbishop Riordan High School rob@bindermalter.com, RobertW@BinderMalter.com
25 26	Deanna K. Hazelton on behalf of U.S. Trustee Office of the U.S. Trustee / SF deanna.k.hazelton@usdoj.gov
27	Jordan Anthony Hess on behalf of Interested Party Century Indemnity Company jhess@plevinturner.com
28	Todd C. Jacobs on behalf of Interested Party Appalachian Insurance Company 4

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1	tjacobs@phrd.com
2 3	Daniel James on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies daniel.james@clydeco.us
4 5	Christopher D. Johnson on behalf of Interested Party The Archdiocese of San Francisco Capital Asset Support Corporation chris.johnson@diamondmccarthy.com
6 7	Jeff D. Kahane on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies jkahane@skarzynski.com
8 9 10	Taylore Karpa Schollard on behalf of Interested Party Appalachian Insurance Company tkarpa@robinskaplan.com Ori Katz on behalf of Debtor The Roman Catholic Archbishop of San Francisco okatz@sheppardmullin.com, LSegura@sheppardmullin.com
11 12 13	Jeannie Kim on behalf of Debtor The Roman Catholic Archbishop of San Francisco jekim@sheppardmullin.com, dgatmen@sheppardmullin.com David S. Kupetz on behalf of Interested Party Daughters of Charity Foundation david.kupetz@troutman.com, Mylene.Ruiz@lockelord.com
14 15 16	Jennifer R Liakos on behalf of Interested Party LL John Doe JU jenn@jennliakoslaw.com Christina Marie Lincoln on behalf of Interested Party Appalachian Insurance Company clincoln@robinskaplan.com, LCastiglioni@robinskaplan.com
17 18 19	Lisa Arlyn Linsky on behalf of Interested Party Sacred Heart Cathedral Preparatory llinsky@mwe.com John William Lucas on behalf of Creditor Committee The Official Committee of Unsecured Creditors
20 21 22	jlucas@pszjlaw.com, ocarpio@pszjlaw.com Betty Luu on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies bluu@duanemorris.com Alan H. Martin on behalf of Debtor The Roman Catholic Archbishop of San Francisco
23 24 25 26	AMartin@sheppardmullin.com, lwidawskyleibovici@sheppardmullin.com Patrick Maxcy on behalf of Interested Party Appalachian Insurance Company patrick.maxcy@dentons.com, docket.general.lit.chi@dentons.com Patrick Maxcy on behalf of Interested Party St. Paul Fire and Marine Insurance Co. docket.general.lit.chi@dentons.com
27	Brittany Mitchell Michael on behalf of Creditor Committee The Official Committee of Unsecured Creditors

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1 2	Andrew Mina on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies amina@duanemorris.com
3	M. Keith Moskowitz on behalf of Interested Party Appalachian Insurance Company keith.moskowitz@dentons.com
5	Michael Norton on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies michael.norton@clydeco.us, nancy.lima@clydeco.us
67	Office of the U.S. Trustee / SF USTPRegion17.SF.ECF@usdoj.gov
8	Paul J. Pascuzzi on behalf of Debtor The Roman Catholic Archbishop of San Francisco ppascuzzi@ffwplaw.com, docket@ffwplaw.com
10	Robert J. Pfister on behalf of Creditor Shajana Steele rpfister@pslawllp.com
11 12	Mark D. Plevin on behalf of Interested Party Century Indemnity Company mplevin@plevinturner.com, mark-plevin-crowell-moring-8073@ecf.pacerpro.com
13	Gregory S. Powell on behalf of U.S. Trustee Office of the U.S. Trustee / SF greg.powell@usdoj.gov, Tina.L.Spyksma@usdoj.gov
14 15	Douglas B. Provencher on behalf of Other Prof. Douglas B. Provencher dbp@provlaw.com
16	Nathan W. Reinhardt on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies nreinhardt@skarzynski.com
17 18	Jason E. Rios on behalf of Debtor The Roman Catholic Archbishop of San Francisco jrios@ffwplaw.com, docket@ffwplaw.com
19 20	Kathleen Mary Derrig Rios on behalf of Interested Party Parishes of the Roman Catholic Archdiocese of San Francisco Katie.Rios@wbd-us.com
21	Matthew Roberts on behalf of Interested Party Appalachian Insurance Company mroberts@phrd.com
22 23	Annette Rolain on behalf of Interested Party First State Insurance Company arolain@ruggerilaw.com
24 25	Cheryl C. Rouse on behalf of Creditor Victoria Castro rblaw@ix.netcom.com
26	Samantha Ruben on behalf of Interested Party St. Paul Fire and Marine Insurance Co. samantha.ruben@dentons.com
27 28	Phillip John Shine on behalf of U.S. Trustee Office of the U.S. Trustee / SF phillip.shine@usdoj.gov
20	James I. Stang on behalf of Creditor Committee The Official Committee of Unsecured Creditors
d	ase: 23-30564 Doc# 1 262 Filed: 0 4/2 6/25 Entered: 0 4/26/25 09:29:20 Page 42 off248L

1	jstang@pszjlaw.com
2	Devin Miles Storey on behalf of Creditor John MS Roe SF dms@zalkin.com
3 4	Jason D. Strabo on behalf of Interested Party Sacred Heart Cathedral Preparatory jstrabo@mwe.com, dnorthrop@mwe.com
5 6	Catalina Sugayan on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies catalina.sugayan@clydeco.us, Nancy.Lima@clydeco.us
7 8 9	Edward J. Tredinnick on behalf of Creditor Claimant No. 638 etredinnick@foxrothschild.com Miranda Turner on behalf of Interested Party Century Indemnity Company mturner@plevinturner.com
10 11	Joshua D Weinberg on behalf of Interested Party First State Insurance Company bkfilings@ruggerilaw.com Matthew Michael Weiss on behalf of Interested Party Appalachian Insurance Company
12 13	mweiss@phrd.com Harris Winsberg on behalf of Interested Party Appalachian Insurance Company hwinsberg@phrd.com
14 15	Yongli Yang on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies yongli.yang@clydeco.us
1617	
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			_	
Description	Name	Address	Fax	Email
	Diamond McCarthy LLP	Attn: Damion D D Robinson		damion.robinson@diamondmccarthy.com
Archdiocese of San Francisco		355 S Grand Ave, Ste 2450		
Capital Assets Support Corporation		Los Angeles, CA 90071		
*NOA Courselfor Contrib	Durana Mannia II D	Attac Bossell M Batan	242 600 7404	DWD-to-a Odusa sassasis
*NOA - Counsel for Certain Underwriters at Lloyd's,	Duane Morris LLP	Attn: Russell W Roten Attn: Andrew Mina	213-689-7401	RWRoten@duanemorris.com AMina@duanemorris.com
London and Certain London Market		Attn: Betty Luu		BLuu@duanemorris.com
Companies		865 S Figueroa St, Ste 3100		TWEvanston@duanemorris.com
Companies		Los Angeles, CA 90017-5450		TWEVallston@ddahemorns.com
Registered ECF User on behalf of	Duane Morris LLP	Andrew Mina		amina@duanemorris.com
Interested Party Certain	Buaile Morris EE	Betty Luu		BLuu@duanemorris.com
Underwriters at Lloyds London and		2007		SEASE GRANICHIONISIONI
Certain London Market Companies				
Registered ECF User	Edward J. Tredinnick			etredinnick@foxrothschild.com
	Embolden Law PC	Attn: Douglas B Provencher	707-284-2387	dbp@provlaw.com
Registered ECF User		823 Sonoma Ave		
		Santa Rosa, CA 95404-4714		
Corresponding State Agencies	Employment Development Department	P.O. Box 989061		
		West Sacramento, CA 95798		
*NOA - Counsel for Abuse Claimant	Estey & Bomberger, LLP	Attn: Stephen Estey	619-295-0172	steve@estey-bomberger.com
		2869 India St		
		San Diego, CA 92103		
	Felderstein Fitzgerald Willoughby Pascuzzi &	Attn: Paul Pascuzzi		ppascuzzi@ffwplaw.com
	Rios LLP	Attn: Thomas Phinney		tphinney@ffwplaw.com
		Attn: Jason Rios		jrios@ffwplaw.com
		500 Capitol Mall, Ste 2250		docket@ffwplaw.com
Dobtors' Coursel Besi-t- 1505	Endorstoin Eitzgerald Willerink - De 2	Sacramento, CA 95814 Attn: Paul Pascuzzi	+	pposcuzzi@ffuplou.com
	Felderstein Fitzgerald Willoughby Pascuzzi & Rios LLP	Attn: Paul Pascuzzi Attn: Jason Rios		ppascuzzi@ffwplaw.com jrios@ffwplaw.com
User	RIOS LLP	Attn: Jason Rios		
*NOA - Request for Notice	Fiore Achermann	Attn: Sophia Achermann	415-550-0605	docket@ffwplaw.com sophia@theFAfirm.com
NOA - Request for Notice	FIOLE ACHELINATIII	605 Market St, Ste 1103	413-330-0003	sopnia@therAnni.com
		San Francisco, CA 94105		
Corresponding State Agencies	Florida Department of Revenue	5050 W Tennessee St		
corresponding state Agencies	Tiorida Department of Nevende	Tallahassee, FL 32399		
Fee Examiner	Frejka PLLC	Attn: Elise S. Frejka		Efrejka@frejka.com
	GDR Group, Inc	Attn: Robert R Redwitz		randy@gdrgroup.com
non nequest is notice	con croup, me	3 Park Plz, Ste 1700		Tanay & gangroup.com
		Irvine, CA 92614		
Corresponding State Agencies	Georgia Department of Revenue Processing	P.O. Box 740397		
	Center	Atlanta, GA 30374		
*NOA - Request for Notice	H.F.	Attn: Kim Dougherty, Esq.	385-278-0287	kim@justcelc.com
		Just Law Collaborative		-
		210 Washington St		
		N Easton, MA 02356		
*NOA - Counsel for Century	Ifrah PLLC	Attn: George Calhoun		george@ifrahlaw.com
Indemnity Company, Pacific		1717 Pennsylvania Ave, NW, Ste 650		
Indemnity Company, and		Washington DC 20006		
Westchester Fire Insurance				
Company, Registered ECF User				
Internal Revenue Service	Internal Revenue Service	Attn: Centralized Insolvency Operation		
		P.O. Box 7346		
*NOA Deguard for No.	I D	Philadelphia, PA 19101-7346	205 270 222	Lim Qiustaala aam
*NOA - Request for Notice	J.B.	Attn: Kim Dougherty, Esq.	385-2/8-0287	kim@justcelc.com
		Just Law Collaborative		
		210 Washington St N Easton, MA 02356		
*NOA - Request for Notice	J.D.	Attn: Kim Dougherty, Esq.	385_279.0207	kim@justcelc.com
NOA - Nequest for Notice	J.D.	Just Law Collaborative	303-270-0287	Kinie jasticio.com
		210 Washington St		
		N Easton, MA 02356		
Registered ECF User on behalf of	Jennifer Witherell Crastz		1	jcrastz@hemar-rousso.com
Creditor City National Bank				
	Kathleen Mary Derrig Rios			kderrig@lewisroca.com
Interested Party Parishes of the				
Roman Catholic Archdiocese of				
SanFrancisco				
	Kathleen Mary Derrig Rios			Katie.Rios@wbd-us.com
Parishes of the Roman Catholic				
Archdiocese of				
San Francisco			1	
	Kern County Treasurer and Tax Collector Office			bankruptcy@kerncounty.com
the County of Kern		P.O. Box 579		
		Bakersfield, CA 93302-0579	 	
*NOA - Counsel for Parishes of the	Lewis Roca Rothgerber Christie LLP	One S Church Ave, Ste 2000	520-622-3088	RCharles@lewisroca.com
Deman Cathall A 1 II		Tucson, AZ 85701-1666		
Roman Catholic Archdiocese of San			i	İ
Francisco, and The Archdiocese of				
Francisco, and The Archdiocese of San Francisco Parish and School				
Francisco, and The Archdiocese of San Francisco Parish and School Juridic Persons Real Property				
Francisco, and The Archdiocese of San Francisco Parish and School Juridic Persons Real Property Support Corporation, Registered				
Francisco, and The Archdiocese of San Francisco Parish and School Juridic Persons Real Property				

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Description	Name	Address	Fax	Email
*NOA - Counsel for Daughters of	Locke Lord LLP	Attn: David S Kupetz		david.kupetz@lockelord.com
Charity Foundation; Registered ECF		300 S Grand Ave, Ste 2600		Mylene.Ruiz@lockelord.com
User		Los Angeles, CA 90071		,
Registered ECF User on behalf of	Luke N. Eaton	203711182123) 01130071		lukeeaton@cozen.com
Interested Party Companhia De	Edite III Editori			monugiac@pepperlaw.com
Seguros Fidelidade SA				monugiac@pepperiaw.com
	Marin Marin de		+	malayandar 2 maryalayandarlayyan
Registered ECF User	Mary Alexander			malexander@maryalexanderlaw.com
*NOA - Counsel for The Roman	McCormick, Barstow, Sheppard, Wayte &	Attn: Hagop T Bedoyan		hagop.bedoyan@mccormickbarstow.com
Catholic Bishop of	Carruth LLP	7647 N Fresno St		ecf@kleinlaw.com
Fresno, Registered ECF User		Fresno, CA 93720		
*NOA - Counsel to Sacred Heart	McDermott Will & Emery LLP	Attn: Carole Wurzelbacher	312-984-7700	cwurzelbacher@mwe.com
Cathedral Preparatory (SHCP)		444 West Lake St, Ste 4000		
		Chicago, IL 60606		
*NOA - Counsel to Sacred Heart	McDermott Will & Emery LLP	Attn: Darren Azman	212-547-5444	dazman@mwe.com
Cathedral Preparatory (SHCP)	,	Attn: Lisa A. Linsky		llinsky@mwe.com
cathearan reparatory (sincing		Attn: Natalie Rowles		nrowles@mwe.com
				cray@mwe.com
		Attn: Cris W. Ray		cray@mwe.com
		One Vanderbilt Ave		
		New York, NY 10017-3852		
*NOA - Counsel to Sacred Heart	McDermott Will & Emery LLP	Attn: Jason D. Strabo	310-277-4730	jstrabo@mwe.com
Cathedral Preparatory (SHCP);		2049 Century Park E, Ste 3200		
Registered ECF User		Los Angeles, CA 90067-3206		
Registered ECF Party on behalf of	McDermott Will & Emery LLP	Darren Azman		dazman@mwe.com;
Interested Party Sacred Heart	1		1	mco@mwe.com
Cathedral Preparatory			1	dnorthrop@mwe.com
Registered ECF User	Michele Nicole Detherage		1	mdetherage@robinskaplan.com
Corresponding State Agencies	New Mexico Taxation and Revenue Department	P.O. Box 25127	1	
corresponding state Agencies	recent inchico ranation and nevenue pepartment		1	
WALCA COURT IS SEE	Attached a modern A 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	Santa Fe, NM 87504	+	and a surface of the state of the
*NOA - Counsel for Chicago	Nicolaides Fink Thorpe Michaelides Sullivan LLP		1	mlovell@nicolaidesllp.com
Insurance Company and Fireman's		101 Montgomery St, Ste 2300	1	
Fund Insurance Company		San Francisco, CA 94104	1	
*NOA - Counsel for The Roman	Niesar & Vestal LLP	Attn: Peter C Califano		pcalifano@nvlawllp.com
Catholic Seminary of San Francisco		90 New Montgomery St 9th Fl		
aka St. Patrick's		San Francisco, CA 94105		
		San Trancisco, CA 94103		
Seminary & University	off: 111 115 T 1 155			1 1.1 0.1.
Registered ECF User	Office of the U.S. Trustee / SF	Attn: Christina Lauren Goebelsmann		christina.goebelsmann@usdoj.gov
				USTPRegion17.SF.ECF@usdoj.gov
U.S. Trustee, Registed ECF User	Office of the United States Trustee	Attn: Phillip J. Shine		phillip.shine@usdoj.gov
		450 Golden Gate Ave, Rm 05-0153		
		San Francisco, CA 94102		
U.S. Trustee, Registered ECF User	Office of the United States Trustee	Attn: Jason Blumberg		jason.blumberg@usdoj.gov
		Attn: Trevor R Fehr		Trevor.Fehr@usdoj.gov
		Attn: Jared A. Day		jared.a.day@usdoj.gov
		501 Street, Ste 7-500		USTP.Region17@usdoj.gov
				USTF. Region 17 @ usuoj.gov
	off: - f.d. 11 11 10 10 1 7 1	Sacramento, CA 95814		
U.S. Trustee, Registered ECF User	Office of the United States Trustee	Attn: Deanna K. Hazelton		deanna.k.hazelton@usdoj.gov
		2500 Tulare St, Ste 1401		
		Fresno, CA 93721		
*NOA - Proposed Counsel for the	Pachulski Stang Ziehl & Jones LLP	Attn: Brittany M Michael	212-561-7777	bmichael@pszjlaw.com
Official Committee of the		780 3rd Ave, 34th Fl		
Unsecured Creditors, Registered		New York, NY 10017-2024		
ECF User				
*NOA - Proposed Counsel for the	Pachulski Stang Ziehl & Jones LLP	Attn: James I Stang		jstang@pszjlaw.com
Official Committee of the	g	10100 Santa Monica Blvd, 13th Fl.	1	r -=· /
Unsecured Creditors, Registered		Los Angeles, CA 90067	1	
· -		Los Angeles, CA 30007	1	
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*NOA - Proposed Counsel for the	Pachulski Stang Ziehl & Jones LLP	Attn: Debra I Grassgreen	1	dgrassgreen@pszjlaw.com
Official Committee of the		Attn: John W Lucas	1	jlucas@pszjlaw.com
Unsecured Creditors, Registered		1 Sansome St, 34th Fl, Ste 3430	1	
ECF User		San Francisco, CA 94104-4436	1	
				dgrassgreen@pszjlaw.com
Registered ECF User on behalf of	Pachulski Stang Ziehl & Jones LLP	Debra I. Grassgreen		
	Pachulski Stang Ziehl & Jones LLP	Debra I. Grassgreen Gillian Nicole Brown		hphan@pszjlaw.com
Registered ECF User on behalf of	Pachulski Stang Ziehl & Jones LLP			
Registered ECF User on behalf of Creditor Committee The Official	Pachulski Stang Ziehl & Jones LLP			hphan@pszjlaw.com
Registered ECF User on behalf of Creditor Committee The Official Committee of Unsecured	Pachulski Stang Ziehl & Jones LLP			hphan@pszjlaw.com ocarpio@pszjlaw.com gbrown@pszjlaw.com
Registered ECF User on behalf of Creditor Committee The Official Committee of Unsecured	Pachulski Stang Ziehl & Jones LLP			hphan@pszjlaw.com ocarpio@pszjlaw.com gbrown@pszjlaw.com ggreenwood@pszjlaw.com
Registered ECF User on behalf of Creditor Committee The Official Committee of Unsecured Creditors	-	Gillian Nicole Brown	404-522-8400	hphan@pszjlaw.com ocarpio@pszjlaw.com gbrown@pszjlaw.com ggreenwood@pszjlaw.com rrosales@pszjlaw.com
Registered ECF User on behalf of Creditor Committee The Official Committee of Unsecured Creditors *NOA - Counsel for Westport	Pachulski Stang Ziehl & Jones LLP Parker, Hudson, Rainer & Dobbs LLP	Gillian Nicole Brown Attn: Todd C Jacobs	404-522-8409	hphan@pszjlaw.com ocarpio@pszjlaw.com gbrown@pszjlaw.com ggreenwood@pszjlaw.com rrosales@pszjlaw.com tjacobs@phrd.com
Registered ECF User on behalf of Creditor Committee The Official Committee of Unsecured Creditors *NOA - Counsel for Westport Insurance Corporation, formerly	-	Gillian Nicole Brown Attn: Todd C Jacobs Attn: John E Bucheit	404-522-8409	hphan@pszjlaw.com ocarpio@pszjlaw.com gbrown@pszjlaw.com ggreenwood@pszjlaw.com rrosales@pszjlaw.com
Registered ECF User on behalf of Creditor Committee The Official Committee of Unsecured Creditors *NOA - Counsel for Westport Insurance Corporation, formerly known as Employers Reinsurance	-	Gillian Nicole Brown Attn: Todd C Jacobs Attn: John E Bucheit 2 N Riverside Plz, Ste 1850	404-522-8409	hphan@pszjlaw.com ocarpio@pszjlaw.com gbrown@pszjlaw.com ggreenwood@pszjlaw.com rrosales@pszjlaw.com tjacobs@phrd.com
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Registered ECF User on behalf of Creditor Committee The Official Committee of Unsecured Creditors *NOA - Counsel for Westport Insurance Corporation, formerly known as Employers Reinsurance Corporation, Counsel for Chicago Insurance Company and Fireman's Fund Insurance Company, Registered ECF User *NOA - Counsel for Westport Insurance Corporation, formerly known as Employers Reinsurance	Parker, Hudson, Rainer & Dobbs LLP	Gillian Nicole Brown Attn: Todd C Jacobs Attn: John E Bucheit 2 N Riverside Plz, Ste 1850 Chicago, IL 60606 Attn: Harris B Winsberg Attn: Matthew M Weiss Attn: R David Gallo		hphan@pszjlaw.com ocarpio@pszjlaw.com gbrown@pszjlaw.com ggreenwood@pszjlaw.com trosales@pszjlaw.com tjacobs@phrd.com jbucheit@phrd.com hwinsberg@phrd.com mweiss@phrd.com
Registered ECF User on behalf of Creditor Committee The Official Committee of Unsecured Creditors *NOA - Counsel for Westport Insurance Corporation, formerly known as Employers Reinsurance Corporation, Counsel for Chicago Insurance Company and Fireman's Fund Insurance Company, Registered ECF User *NOA - Counsel for Westport Insurance Corporation, formerly known as Employers Reinsurance Corporation, formerly known as Employers Reinsurance Corporation, Counsel for Chicago	Parker, Hudson, Rainer & Dobbs LLP	Attn: Todd C Jacobs Attn: John E Bucheit 2 N Riverside Plz, Ste 1850 Chicago, IL 60606 Attn: Harris B Winsberg Attn: Matthew M Weiss Attn: R David Gallo 303 Peachtree St NE, Ste 3600		hphan@pszjlaw.com ocarpio@pszjlaw.com gbrown@pszjlaw.com ggreenwood@pszjlaw.com trosales@pszjlaw.com tjacobs@phrd.com jbucheit@phrd.com hwinsberg@phrd.com mweiss@phrd.com
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Registered ECF User on behalf of Creditor Committee The Official Committee of Unsecured Creditors *NOA - Counsel for Westport Insurance Corporation, formerly known as Employers Reinsurance Corporation, Counsel for Chicago Insurance Company and Fireman's Fund Insurance Company, Registered ECF User *NOA - Counsel for Westport Insurance Corporation, formerly known as Employers Reinsurance Corporation, Counsel for Chicago Insurance Company and Fireman's Fund Insurance Company and Fireman's Fund Insurance Company, Counsel for Appalachian Insurance	Parker, Hudson, Rainer & Dobbs LLP	Attn: Todd C Jacobs Attn: John E Bucheit 2 N Riverside Plz, Ste 1850 Chicago, IL 60606 Attn: Harris B Winsberg Attn: Matthew M Weiss Attn: R David Gallo 303 Peachtree St NE, Ste 3600		hphan@pszjlaw.com ocarpio@pszjlaw.com gbrown@pszjlaw.com ggreenwood@pszjlaw.com trosales@pszjlaw.com tjacobs@phrd.com jbucheit@phrd.com hwinsberg@phrd.com mweiss@phrd.com

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ARCHBISHOP OF SAN FRANCISCO, (Case No. 23-30564) Page 86

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March Marc	Description	Name	Address		Email
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Consposed, Coursel of Charge for Agoustal Coursel of Coursel for Agoustal Coursel for Agousta	Insurance Corporation, formerly		303 Peachtree St NE, Ste 3600		
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Washington, D.C. 20084 **NOA* Request for Notice** **NOA* Request for No		The virial control and the virial control and the virial control and virial control control and virial control and virial control and virial contr	*		
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20 Weshington 3 Nature (Company) NDGA - Request for Notice R.F. Jr. Attr. (Fin Dougherty, Esq. January Company) Attr. (Fin Dougherty, Esq. January Company) NESTON, MA 02356 Attr. (Fin Dougherty, Esq. January Company) NESTON, MA 02356 Attr. (Fin Dougherty, Esq. January Company) NESTON, MA 02356 Attr. (Fin Dougherty, Esq. January Company) NESTON, MA 02356 Attr. (Fin Dougherty, Esq. January Company) NESTON, MA 02356 Attr. (Fin Dougherty, Esq. January Company) Neston, MA 02356 Attr. (Fin Dougherty, Esq. January Company) Neston, MA 02356 Attr. (Fin State State Company) Notes of Department of Version of Delaid of Interested Party Parthes of the Esq. January Company NOA - Coursel for Appallethan Recurrence Company NOA - Coursel for Interested Party (Fin State State State Company) NOA - Coursel for Interested Party (Fin State State State Company) NOA - Coursel for Interested Party (Fin State State State Company) NOA - Coursel for Interested Party (Fin State State State Company) NOA - Coursel for Interested Party (Fin State State State Company) NOA - Coursel for Interested Party (Fin State State State Company) NOA - Coursel for Interested Party (Fin State State State Company) NOA - Coursel for Interested Party (Fin State State State Company) NOA - Coursel for Interested Party (Fin State State State State State Company) NOA - Coursel for Interested Party (Fin State State State Company) NOA - Coursel for Interested Party (Fin State State State Company) NOA - Coursel for Interested Party (Fin State State State Course) NOA - Coursel for Interested Party (Fin State State Course) NOA - Coursel for Interested Party (Fin State State State State State State State State State St	*NOA - Request for Notice	K.F.		385-278-0287	kim@justceic.com
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Insurance Company Attr: Taylore & Karpa Schollard 800 Boyton, St. Ste 2500 Boston, MA 02199 **NOA - Counsel for Interested Party Ruggeri Parks Weinberg LIP Attr: Annetter Plobain Attr: Institut Weinberg 1,875 KS HW, Ste 600 Washington, DC 20006-1251 **Corresponding State Agencies Corresponding State Agencies Corresponding State Agencies San Francisco County Clerk Corresponding State Agencies San Francisco Tax Collector Corresponding State Agencies San Francisco Tax Collector Corresponding State Agencies San Washington, DC 20006-1251 **Corresponding State Agencies San Francisco Tax Collector Corresponding State Agencies San Francisco Tax Collector Corresponding State Agencies San Washington, DC 20006-1251 **Software Parks Agencies San Francisco Tax Collector Corresponding State Agencies San Francisco Tax Collector Corresponding State Agencies San Francisco Tax Collector Corresponding State Agencies San Francisco Tax Collector Astr. Corresponding State Agencies San Francisco Tax Collector San Francisco Tax Collector San Francisco Tax Collector Astr. Corresponding State Agencies San Francisco Tax Collector Astr. Corresponding State Agencies San Francisco Tax Collector San Francisco Tax Collector Astr. Corresponding State Agencies San Francisco Tax Collector Astr. Ori Katz Astr. Granding Agency San Francisco Tax Collector					
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NOA - Coursel for Interested Party First State Insurance Company, Registered ECF User **NOA - Coursel for Westport (Dispara) **NOA - Coursel for Certain Underwrites at Loyd's, London and Certain London Market (Droppanies)** **NOA - Coursel for Interested Party (Extra Market)** **NOA - Coursel for Certain Underwrites at Loyd's, London and Certain London Market (Droppanies)** **NOA - Coursel for Interested Party (Extra Market)** **NOA - Coursel for Interested Party (Extra			800 Boylston St, Ste 2500		
First State Insurance Company, Registered ECF User Attr.: Joshua Weinberg 175 K S RW, Ste 600 Washington, DC 20066-1251 Corresponding State Agencies San Francisco County Clerk City Hall, Room 168 San Francisco Cay 49102 Corresponding State Agencies San Francisco Tax Collector Corresponding State Agencies San Mateo County Tax Collector Corresponding State Agencies San Mateo County Tax Collector SS County Center, 1st Floor Redwood City, CA 94663 San Francisco, CA 94120 SS County Center, 1st Floor Redwood City, CA 94663 Sebtor's Counsel, Registered ECF User Sheppard, Mullin, Richter & Hampton LLP User San Mateo County Center & Hampton LLP San Francisco, CA 9411-4-109 San Francisco, CA 94511-4-109 San Francisco, CA 94512			Boston, MA 02199		
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Corresponding State Agencies San Francisco County Clerk City Hail, Room 168 San Francisco CA 94102 Corresponding State Agencies San Mateo County Tax Collector Pice Redwood City, CA 94003 Debtor's Counsel, Registered ECF User User Separal, Mullin, Richter & Hampton LLP User User Separal, Mullin, Richter & Hampton LLP Separal,	Registered ECF User		1875 K St NW, Ste 600		bkfilings@ruggerilaw.com
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and Certain London Market Companies *NOA - Counsel for Interested Party First State Insurance Company , Registered ECF User Corresponding State Agencies State of California Franchise Tax Board Debtor The Roman Catholic Archbishop of San 663 W 5th St, 26th FI Los Angeles, CA 90071 Attn: Michael W Ellison Attn:	Underwriters at Lloyd's, London				
Companies Los Angeles, CA 90071 *NOA - Counsel for Interested Party First State Insurance Company , Registered ECF User Corresponding State Agencies Debtor The Roman Catholic Archbishop of San Los Angeles, CA 90071 Attn: Michael W Ellison 2151 M					
*NOA - Counsel for Interested Party Smith Ellison					
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Registered ECF User Irvine, CA 92612 Corresponding State Agencies State of California Franchise Tax Board P.O. Box 942867 Sacramento, CA 94267 Debtor The Roman Catholic Archbishop of San One Peter Yorke Way	-				
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Description	Name	Address	Fax	Email
Corresponding State Agencies	Virginia Department of Taxation	P.O. Box 1115		
		Richmond, VA 23218		
Corresponding State Agencies	Virginia Employment Commission	P.O. Box 26441		
		Richmond, VA 23261		

 ТНЕ ROM (ПО ВИНИВ НОГО ОТ ЗАП БРАНИСТСЯ)
 23-30564 Doc# 1262
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 Page 88

1 2 3 4 5	James I. Stang (CA Bar No. 94435) Debra I. Grassgreen (CA Bar No. 169978) Brittany M. Michael (admitted pro hac vice) Gillian N. Brown (CA Bar No. 205132) PACHULSKI STANG ZIEHL & JONES LLP One Sansome Street, Suite 3430 San Francisco, California 94104 Tel: 415.263.7000; Fax: 415.263.7010 Email: jstang@pszjlaw.com	
6 7	dgrassgreen@pszjlaw.com bmichael@pszjlaw.com gbrown@pszjlaw.com	
8	Counsel to the Official Committee of Unsecured	Creditors
9	UNITED STATES BA	ANKRUPTCY COURT
10	NORTHERN DISTR	ICT OF CALIFORNIA
11	SAN FRANCI	SCO DIVISION
12	In re:	Case No.: 23-30564
13	THE ROMAN CATHOLIC ARCHBISHOP OF	Chapter 11
14 15	SAN FRANCISCO, Debtor and Debtor in Possession.	MONTHLY PROFESSIONAL FEE STATEMENT FOR PACHULSKI STANG ZIEHL & JONES LLP (MARCH 2025)
16		
17	TO ALL INTERESTED PARTIES AND	D TO THEIR COUNSEL OF RECORD:
18	NOTICE IS HEREBY GIVEN that Pack	nulski Stang Ziehl & Jones LLP ("PSZJ"), counsel
19	to the Official Committee of Unsecured Creditors	(the "Committee"), hereby files its monthly
20	professional fee statement for the period March 1,	2025 to March 31, 2025 (the "Fee Period"),
21	pursuant to the Order Establishing Procedures and	d Authorizing Payment of Professional Fees and
22	Expenses on a Monthly Basis (the "Compensation	Order"), entered on October 16, 2023 [ECF No.
23	212]. The total fees and expenses incurred by PSZ.	J on behalf of the Committee for the Fee Period are
24	as follows:	
25		
26		
27	[REMAINDER OF PAGE LEF	T INTENTIONALLY BLANK]
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Period	Fees	Expenses	Total
March 1, 2025 – March 31, 2025	\$341,579.50 ¹	\$11,478.24	\$353,057.74
Net Total Allowed Payments this Statement Period: (80% of fees and 100% of expenses)	\$273,263.60	\$11,478.24	\$284,741.84

Attached hereto at **Exhibit 1** is PSZJ's itemized billing statement for its fees and expenses billed during the Fee Period. Pursuant to the Compensation Order, the Net Total Allowed Payments detailed in the chart above shall be paid from funds held by the estate of the Debtor The Roman Catholic Archbishop of San Francisco unless an objection is filed with the Clerk of the Court and served upon PSZJ within 14 days after the date of service of this monthly professional fee statement.

Dated: May 28, 2025 PACHULSKI STANG ZIEHL & JONES LLP

By: <u>/s/ Gillian N. Brown</u> Gillian N. Brown

Counsel to the Official Committee of Unsecured Creditors

¹ PSZJ billed fees in the amount of \$429,856.50 during the Fee Period but seeks compensation only for \$341,579.50. As set forth at paragraph 2 of the Supplemental Declaration of John W. Lucas in Support of Application of the Official Committee of Unsecured Creditors for Order Approving Employment of Pachulski Stang Ziehl & Jones LLP as Counsel to the Official Committee of Unsecured Creditors [Doc. No. 216], PSZJ billed its time during the Fee Period on an hourly basis using its regular hourly rates and seeks be reimbursed by the Debtor according to its customary reimbursement policies, provided, however, that PSZJ discounted its total fees during the Fee Period to the lesser of the amount billed using regular hourly rates (here, \$429,856.50) and a blended hourly rate of \$1,050 (here, \$273,263.60).

Furthermore, PSZJ will contribute ten percent of all fees it receives in this case on a final basis to a settlement trust that is approved as part of a plan of reorganization. As such fees are paid, PSZJ will hold those funds in a trust account until a settlement trust is established through a plan of reorganization.

EXHIBIT 1 ABBREVIATIONS KEY: BB = Burns Bair LLP BRG = Berkeley Research Group, LLC JAA = Jeff Anderson & Associates PSZJ = Pachulski Stang Ziehl & Jones LLP SCC = state court counsel SMRH = Sheppard, Mullin, Richter & Hampton LLP



10100 Santa Monica Blvd. 13th Floor

Los Angeles, CA 90067

Archdiocese of SF O.C.C. May 16, 2025

Invoice 147006

Client 05068.00002

RE: Committee Representation

STATEMENT OF PROFESSIONAL SERVICES RENDERED THROUGH 03/31/2025

FEES	\$429,856.50
EXPENSES	\$11,478.24
COURTESY DISCOUNT	-\$88,277.00
TOTAL CURRENT CHARGES	\$353,057.74
BALANCE FORWARD	\$701,212.70
LAST PAYMENT / A/R ADJUSTMENT	-\$317,426.47
TOTAL BALANCE DUE	\$736,843.97

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Summa	ary of Services by Professional				
<u>ID</u>	Name	<u>Title</u>	Rate	<u>Hours</u>	<u>Amount</u>
AWC	Caine, Andrew W.	Partner	1,595.00	14.30	\$22,808.50
AWC	Caine, Andrew W.	Partner	0.00	0.50	\$0.00
BMM	Michael, Brittany Mitchell	Partner	1,050.00	71.20	\$74,760.00
BMM	Michael, Brittany Mitchell	Partner	525.00	2.00	\$1,050.00
BMM	Michael, Brittany Mitchell	Partner	0.00	6.00	\$0.00
DG	Grassgreen, Debra I.	Partner	0.00	0.50	\$0.00
JIS	Stang, James I.	Partner	1,950.00	42.60	\$83,070.00
JIS	Stang, James I.	Partner	975.00	4.00	\$3,900.00
GNB	Brown, Gillian N.	Counsel	1,150.00	24.90	\$28,635.00
GNB	Brown, Gillian N.	Counsel	0.00	0.40	\$0.00
GSG	Greenwood, Gail S.	Counsel	1,325.00	141.70	\$187,752.50
KBD	Dine, Karen B.	Counsel	0.00	0.80	\$0.00
MLC	Cohen, Michael L.	Counsel	1,295.00	2.80	\$3,626.00
MLC	Cohen, Michael L.	Counsel	0.00	0.70	\$0.00
BDD	Dassa, Beth D.	Paralegal	625.00	9.20	\$5,750.00
HRD	Daniels, Hope R.	Paralegal	595.00	3.60	\$2,142.00
NJH	Hall, Nathan J.	Paralegal	595.00	14.00	\$8,330.00
LAF	Forrester, Leslie A.	Library	675.00	11.90	\$8,032.50
CS	Strelow, Caledonia	Law Clerk	0.00	2.20	\$0.00
			353.30	_	\$429,856.50

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Summary of Services by Task Code						
Task Code	<u>Description</u>	<u>Hours</u>	<u>Amount</u>			
AA	Asset Analysis and Recovery	8.60	\$9,810.50			
BL	Bankruptcy Litigation	170.00	\$204,933.50			
CA	Case Administration	3.20	\$3,003.50			
CO	Claims Administration and Objections	10.70	\$8,289.00			
CP	PSZJ Compensation	7.00	\$5,564.50			
СРО	Other Professional Compensation	1.40	\$1,242.50			
GC	General Creditors' Committee	29.70	\$33,036.00			
HE	Hearings	13.60	\$18,965.00			
ME	Mediation	23.00	\$32,577.50			
PD	Plan and Disclosure Statement	1.10	\$1,457.50			
RPO	Other Professional Retention	15.20	\$18,202.00			
SL	Stay Litigation	57.80	\$87,825.00			
TR	Travel	12.00	\$4,950.00			
		353.30	\$429,856.50			

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Pachulski Stang Ziehl & Jones LLP Archdiocese of San Francisco O.C.C. Client 05068.00002

Page: 4 Invoice 147006 May 16, 2025

Description	<u>Amount</u>
Air Fare	\$2,014.94
Auto Travel Expense	\$797.27
Bloomberg	\$483.80
Working Meals	\$66.23
Federal Express	\$85.17
Hotel Expense	\$2,256.90
Lexis/Nexis- Legal Research	\$1,613.73
Litigation Support Vendors	\$2,251.00
Pacer - Court Research	\$259.60
Postage	\$126.90
Reproduction Expense	\$604.30
Transcript	\$918.40
	\$11,478.24

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			<u>Hours</u>	Rate	<u>Amount</u>
Asset Analysis and	Recov	very			
03/02/2025 GNB	AA	Email B. Michael and R. Strong regarding asset analysis.	0.10	1,150.00	\$115.00
03/03/2025 AWC	AA	Emails with team and BRG regarding real estate holdings.	0.20	1,595.00	\$319.00
03/03/2025 GNB	AA	Email with PSZJ and BRG regarding asset analysis call and this week's Committee call.	0.10	1,150.00	\$115.00
03/03/2025 GNB	AA	Email PSZJ team regarding alternative real estate appraisers.	0.10	1,150.00	\$115.00
03/03/2025 GNB	AA	Email with R. Strong regarding real estate valuation issues (.20); email with J. Stang regarding same (.10).	0.30	1,150.00	\$345.00
03/04/2025 AWC	AA	Emails with team and BRG regarding real property (.1) and review BRG schedule (.1).	0.20	1,595.00	\$319.00
03/04/2025 BMM	AA	Call with G. Brown regarding real property.	0.30	1,050.00	\$315.00
03/04/2025 GNB	AA	Video conference with PSZJ and BRG regarding real property (.5); prepare for call (.1); follow-up call with R. Strong after videoconference (.2); email Cushman regarding same (.3).	1.10	1,150.00	\$1,265.00
03/04/2025 GNB	AA	Call with B. Michael regarding real property valuation, preparation for March 6 Committee meeting.	0.30	1,150.00	\$345.00
03/04/2025 GNB	AA	Email M. Viramontes regarding research concerning real property.	0.20	1,150.00	\$230.00
03/04/2025 JIS	AA	Review spreadsheet/emails regarding analysis of real property.	0.20	1,950.00	\$390.00
03/07/2025 GNB	AA	Call with B. Michael regarding asset analysis, strategy.	0.10	1,150.00	\$115.00
03/13/2025 GNB	AA	Email M. Bach regarding real estate appraisal kick off call.	0.10	1,150.00	\$115.00
03/14/2025 GNB	AA	Review email from M. van de Pol regarding valuation kickoff call (.1); email B. Michael regarding same (.1); email real estate appraisers at two firms regarding 1656 California St. (.1).	0.30	1,150.00	\$345.00
03/17/2025 GNB	AA	Email BRG regarding real property valuation	0.10	1,150.00	\$115.00

03/17/2025 GNB AA Email BRG regarding real property valuation 150.00 Fragge 80 115.00 Email BRG regarding real property valuation 150.00 Fragge 80 115.00

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				<u>Hours</u>	Rate	<u>Amount</u>
03/17/2025	GNB	AA	Emails to B. Michael regarding real property valuations.	0.20	1,150.00	\$230.00
03/18/2025	BMM	AA	Call with G. Brown in prep for C&W call.	0.20	1,050.00	\$210.00
03/18/2025	BMM	AA	Call with G. Brown and BRG regarding asset analysis.	0.50	1,050.00	\$525.00
03/18/2025	BMM	AA	Call with G. Brown regarding real estate valuation.	0.30	1,050.00	\$315.00
03/18/2025	BMM	AA	Kick-off call with C&W and G. Brown.	0.50	1,050.00	\$525.00
03/18/2025	GNB	AA	Call with B. Michael in preparation for kickoff call with Cushman & Wakefield regarding real property valuations.	0.20	1,150.00	\$230.00
03/18/2025	GNB	AA	Call with B. Michael and BRG regarding asset analysis.	0.50	1,150.00	\$575.00
03/18/2025	GNB	AA	Call with B. Michael regarding real estate valuations.	0.30	1,150.00	\$345.00
03/18/2025	GNB	AA	Kick-off call with Cushman & Wakefield and B. Michael (.5); prepare for same (.2).	0.70	1,150.00	\$805.00
03/18/2025	GNB	AA	Email B. Michael regarding real estate valuation issue.	0.10	1,150.00	\$115.00
03/18/2025	GNB	AA	Review bid from appraiser for valuation of 1656 California Street, San Francisco.	0.10	1,150.00	\$115.00
03/20/2025	GNB	AA	Email with CBRE regarding valuation of 1656 California Street (.1); email with PSZJ team regarding same (.1); draft email to Debtor's counsel regarding same (.2).	0.40	1,150.00	\$460.00
03/20/2025	GNB	AA	Call with J. Stang regarding 1656 California Street, edits to email to Debtor counsel regarding same.	0.10	1,150.00	\$115.00
03/23/2025	GNB	AA	Email K. Rios regarding scheduling BRG discussion with RPSC accountant.	0.10	1,150.00	\$115.00
03/25/2025	GNB	AA	Email with B. Michael regarding real estate appraisals by Cushman and CBRE.	0.10	1,150.00	\$115.00
03/25/2025	GNB	AA	Draft email to R. Hensley regarding real estate valuation of 1656 California Street.	0.10	1,150.00	\$115.00
03/25/2025	LAF	AA	Analyze asset-related documents involving ASF.	0.50	675.00	\$337.50

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Bankruptc	y Litiga	ition				
03/03/2025	ВММ	BL	Communication with Debtor's counsel regarding aggregate claims data motion.	0.50	1,050.00	\$525.00
03/03/2025	GNB	BL	Email with B. Michael regarding March 13 hearing on Committee disclosure of claims data and IRB files.	0.10	1,150.00	\$115.00
03/03/2025	GSG	BL	Review additional state court cases from SCC.	0.70	1,325.00	\$927.50
03/03/2025	GSG	BL	Respond to email from B. Michael re claims data.	0.20	1,325.00	\$265.00
03/03/2025	GSG	BL	Draft reply to claims data disclosure motion.	10.10	1,325.00	\$13,382.50
03/03/2025	JIS	BL	Meeting with M. Cohen regarding parish litigation action.	0.40	1,950.00	\$780.00
03/03/2025	MLC	BL	Meeting with J. Stang re stay and property issues.	0.40	1,295.00	\$518.00
03/04/2025	BDD	BL	Research cases for B. Michael re Committee's Opposition to Motion for Order Authorizing Disclosure of Independent Review Board Minutes and Debtor's opposition to same (1.70); emails B. Michael and N. Brown re same (.20).	1.90	625.00	\$1,187.50
03/04/2025	BMM	BL	Legal research regarding claims data disclosure motion.	6.30	1,050.00	\$6,615.00
03/04/2025	BMM	BL	Call with BRG and PSZJ team regarding discovery and case issues.	0.50	1,050.00	\$525.00
03/04/2025	DG	BL	Correspond with G. Brown re: J. Montali procedure (.1) and compile precedents re: same (.4). (No Charge)	0.50	1,875.00	N/C
03/04/2025	GNB	BL	(Committee Rule 2004 to Debtor) Draft email (.1) and attachment (.3) to Debtor's counsel regarding meet and confer, motion to compel.	0.40	1,150.00	\$460.00
03/04/2025	GSG	BL	Review issues re protective order and confidentiality in related case.	0.60	1,325.00	\$795.00
03/04/2025	GSG	BL	Research re First Amendment issues in diocesan cases.	1.10	1,325.00	\$1,457.50
03/04/2025	GSG	BL	Review First Amendment issues in motions to compel discovery.	0.60	1,325.00	\$795.00

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				<u>Hours</u>	Rate	<u>Amount</u>
03/04/2025	GSG	BL	Draft/revise reply brief re claims data disclosure motion.	8.10	1,325.00	\$10,732.50
03/04/2025	MLC	BL	Review B. Michael e-mail re parish adversary proceeding.	0.20	1,295.00	\$259.00
03/04/2025	MLC	BL	Draft e-mail to B. Michael re enterprise adversary proceeding (.2) review cases involving scheduling issues (.2).	0.40	1,295.00	\$518.00
03/04/2025	MLC	BL	Prepare e-mail to J. Stang re enterprise adversary proceeding.	0.10	1,295.00	\$129.50
03/04/2025	MLC	BL	Review e-mail from J. Stang re enterprise adversary proceeding.	0.10	1,295.00	\$129.50
03/04/2025	MLC	BL	Review J. Stang e-mail re Internal Review Board.	0.10	1,295.00	\$129.50
03/05/2025	AWC	BL	Emails with PSZJ team regarding outstanding discovery, meet and confer.	0.20	1,595.00	\$319.00
03/05/2025	AWC	BL	Review/revise drafts of reply regarding claims data disclosure motion (1.0) and emails with team thereon (.20).	1.20	1,595.00	\$1,914.00
03/05/2025	BMM	BL	Legal research regarding claims data disclosure motion.	2.30	1,050.00	\$2,415.00
03/05/2025	GSG	BL	Review cases re parishes/schools as defendants.	2.30	1,325.00	\$3,047.50
03/05/2025	GSG	BL	Call with B. Michael re claims data disclosure motion hearing.	0.10	1,325.00	\$132.50
03/05/2025	GSG	BL	Review confidential documents re parish litigation.	1.30	1,325.00	\$1,722.50
03/05/2025	GSG	BL	Confer with B. Michael re claims data disclosure motion and service.	0.30	1,325.00	\$397.50
03/05/2025	GSG	BL	Review/revise reply re claims data disclosure motion.	3.40	1,325.00	\$4,505.00
03/05/2025	JIS	BL	Call B. Michael regarding case status/3.13 hearing issues.	0.20	1,950.00	\$390.00
03/05/2025	NJH	BL	Prepare Aprio production documents onto Everlaw database for attorney review.	0.20	595.00	\$119.00
03/05/2025	NJH	BL	Revise production log.	0.30	595.00	\$178.50

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				<u>Hours</u>	Rate	Amount
03/06/2025	AWC	BL	Read revised reply regarding claims disclosure motion.	0.30	1,595.00	\$478.50
03/06/2025	AWC	BL	Emails with ASF counsel regarding discovery issues.	0.20	1,595.00	\$319.00
03/06/2025	BDD	BL	Review Judge Montali procedures re 3/13 hearing (.10) and email G. Brown re same (.10).	0.20	625.00	\$125.00
03/06/2025	BMM	BL	Call with G. Brown regarding discovery issues (.4); prepare for call with BRG (.1).	0.50	1,050.00	\$525.00
03/06/2025	BMM	BL	Prepare for hearing on claims data disclosure motion.	1.30	1,050.00	\$1,365.00
03/06/2025	GNB	BL	Call with B. Michael regarding discovery.	0.40	1,150.00	\$460.00
03/06/2025	GNB	BL	Email B. Dassa regarding Zoom appearances for March 13 hearing.	0.10	1,150.00	\$115.00
03/06/2025	GNB	BL	(Committee Rule 2004 to Debtor) Email Debtor's counsel regarding meet and confer on critical document requests.	0.10	1,150.00	\$115.00
03/06/2025	GSG	BL	Review documents re enterprise operations.	4.40	1,325.00	\$5,830.00
03/06/2025	GSG	BL	Review/finalize reply brief on claims data.	0.60	1,325.00	\$795.00
03/06/2025	GSG	BL	Review issues re Oakland Diocese adversary motion to dismiss.	0.80	1,325.00	\$1,060.00
03/06/2025	GSG	BL	Draft/revise enterprise complaint.	0.60	1,325.00	\$795.00
03/06/2025	JIS	BL	Call with B. Michael regarding issues related to upcoming 3.13 hearing.	0.60	1,950.00	\$1,170.00
03/06/2025	JIS	BL	Final review of draft of reply in support of claims data/IRB minutes.	0.30	1,950.00	\$585.00
03/07/2025	AWC	BL	Emails with counsel regarding St. Patrick's production (.10); and skim documents (.20).	0.50	1,595.00	\$797.50
03/07/2025	BMM	BL	Call with G. Brown regarding discovery issues.	0.40	1,050.00	\$420.00
03/07/2025	CS	BL	Draft memo re enterprise complaint. (No Charge)	2.20	525.00	N/C
03/07/2025	GSG	BL	Research cases re unincorporated associations and divisions.	3.80	1,325.00	\$5,035.00

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				<u>Hours</u>	Rate	Amount
03/07/2025	GSG	BL	Review briefing on enterprise in other diocesan cases.	1.20	1,325.00	\$1,590.00
03/07/2025	GSG	BL	Review documents and re enterprise issues.	1.60	1,325.00	\$2,120.00
03/07/2025	JIS	BL	Review of filed reply re motion on claims data/IRB.	0.30	1,950.00	\$585.00
03/07/2025	JIS	BL	Email to PSZJ regarding issues relating to claims data/IRB minutes.	0.20	1,950.00	\$390.00
03/08/2025	BMM	BL	Prepare for oral arguments on claims data disclosure motion.	1.70	1,050.00	\$1,785.00
03/10/2025	AWC	BL	Emails with affiliate counsel, team and BRG regarding documents, production.	0.30	1,595.00	\$478.50
03/10/2025	AWC	BL	Emails with team regarding March 13 hearing, strategy (.20); read related decision (.30).	0.50	1,595.00	\$797.50
03/10/2025	BDD	BL	Review Judge Montali calendar re 3/13 hearings (.10) and emails G. Brown, B. Anavim and M. Kulick re same (.10).	0.20	625.00	\$125.00
03/10/2025	BMM	BL	Analyze cited cases in preparation for claims data disclosure motion hearing.	1.30	1,050.00	\$1,365.00
03/10/2025	GNB	BL	Email with G. Greenwood regarding Archdiocesan documents produced (.1); email with B. Michael and G. Greenwood regarding same and research regarding same (.1).	0.20	1,150.00	\$230.00
03/10/2025	GSG	BL	Review first day transcript (.2) and email B. Michael re claims data issues (.2).	0.40	1,325.00	\$530.00
03/10/2025	GSG	BL	Review re evidence supporting enterprise.	1.70	1,325.00	\$2,252.50
03/10/2025	GSG	BL	Draft adversary complaint re parishes.	2.00	1,325.00	\$2,650.00
03/10/2025	GSG	BL	Call with B. Michael re 3/13 hearing.	0.30	1,325.00	\$397.50
03/10/2025	JIS	BL	Call with B. Michael regarding issues on oral argument on claims/IRB motion.	0.90	1,950.00	\$1,755.00
03/10/2025	NJH	BL	Process St. Patrick's Seminary's supplemental production onto Everlaw database for attorney review.	0.20	595.00	\$119.00
03/10/2025	NJH	BL	Revise the production log.	0.50	595.00	\$297.50
03/10/2025	NJH	BL	Process Sacred Heart Cathedral Prep production documents onto Everlaw database for attorney review.	0.20	595.00	\$119.00

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				<u>Hours</u>	Rate	Amount
03/10/2025	NJH	BL	Process CASC production documents onto Everlaw database for attorney review.	0.20	595.00	\$119.00
03/11/2025	AWC	BL	Emails with ASF counsel regarding additional document production (RPSC) (.10); and skim documents (.30).	0.40	1,595.00	\$638.00
03/11/2025	BMM	BL	Call with BRG and PSZJ team regarding discovery.	0.40	1,050.00	\$420.00
03/11/2025	GNB	BL	Video conference with BRG and PSZJ regarding discovery (.4); revise notes regarding same (.1).	0.50	1,150.00	\$575.00
03/11/2025	MLC	BL	Review e-mails from J. Stang re enterprise.	0.60	1,295.00	\$777.00
03/11/2025	MLC	BL	Review e-mail from G. Greenwood re draft enterprise complaint.	0.10	1,295.00	\$129.50
03/11/2025	NJH	BL	Revise production log.	0.20	595.00	\$119.00
03/11/2025	NJH	BL	Process Non-Debtor's production documents onto Everlaw database for attorney review.	0.20	595.00	\$119.00
03/12/2025	AWC	BL	Read Brooklyn decision regarding similar discovery issues.	0.30	1,595.00	\$478.50
03/12/2025	BMM	BL	Call with J. Stang regarding claims data disclosure motion hearing.	0.10	1,050.00	\$105.00
03/12/2025	BMM	BL	Prepare for disclosure motion hearing.	2.40	1,050.00	\$2,520.00
03/12/2025	GSG	BL	Review state court pleadings re enterprise issues.	0.30	1,325.00	\$397.50
03/12/2025	GSG	BL	Review Diocese of Albany documents re stay issues.	0.30	1,325.00	\$397.50
03/12/2025	GSG	BL	Read documents re enterprise issues governing schools.	1.40	1,325.00	\$1,855.00
03/12/2025	GSG	BL	Review financials and Debtor's schedules re enterprise evidence.	3.10	1,325.00	\$4,107.50
03/12/2025	GSG	BL	Draft/revise complaint re parishes.	2.80	1,325.00	\$3,710.00
03/12/2025	JIS	BL	Video conference with BRG and PSZJ re discovery.	0.40	1,950.00	\$780.00
03/12/2025	LAF	BL	Legal research re: enterprise complaint.	0.80	675.00	\$540.00
03/12/2025	NJH	BL	Revise production log.	0.10	595.00	\$59.50

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				<u>Hours</u>	Rate	Amount
03/12/2025	NJH	BL	Process Non-Debtor's production documents onto Everlaw database for attorney review.	0.10	595.00	\$59.50
03/13/2025	BMM	BL	Prepare for disclosure motion hearing (with G. Greenwood and J. Stang in part).	5.40	1,050.00	\$5,670.00
03/13/2025	GSG	BL	Review information from R. Simons re Debtor stipulations.	0.20	1,325.00	\$265.00
03/13/2025	GSG	BL	Draft/revise complaint re parishes and related entities.	0.70	1,325.00	\$927.50
03/13/2025	GSG	BL	Confer with B. Michael and J. Stang re claims data disclosure motion hearing (partial).	1.00	1,325.00	\$1,325.00
03/13/2025	GSG	BL	Prepare for claims data disclosure motion hearing.	1.00	1,325.00	\$1,325.00
03/13/2025	JIS	BL	Call with B. Michael regarding 3.13 hearing issues.	1.50	1,950.00	\$2,925.00
03/14/2025	GSG	BL	Review R. Simon data (.20) and confer with M. Renck re docket review in support of enterprise claims (.20).	0.40	1,325.00	\$530.00
03/14/2025	KBD	BL	Analyze issues relating to test case motion. (No Charge)	0.80	1,675.00	N/C
03/14/2025	LAF	BL	Research re: enterprise complaint.	0.50	675.00	\$337.50
03/14/2025	LAF	BL	Legal research re: enterprise complaint.	2.60	675.00	\$1,755.00
03/17/2025	AWC	BL	Emails with SMRH and team regarding discovery issues.	0.30	1,595.00	\$478.50
03/17/2025	GNB	BL	(Committee Rule 2004 to Debtor) Read A. Cottrell email regarding outstanding discovery, motion to compel; email with PSZJ team regarding same.	0.10	1,150.00	\$115.00
03/18/2025	AWC	BL	Emails with team and affiliate counsel regarding discovery items.	0.20	1,595.00	\$319.00
03/18/2025	AWC	BL	Read summary of hearing on various issues.	0.70	1,595.00	\$1,116.50
03/18/2025	GNB	BL	(Committee Rule 2004 to RPSC) Email K. Rios regarding call with RPSC accountant.	0.10	1,150.00	\$115.00
03/18/2025	GNB	BL	(Committee Rule 2004 to Aprio) Email with J. Praetzellis regarding production status.	0.10	1,150.00	\$115.00

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				<u>Hours</u>	Rate	<u>Amount</u>
03/18/2025	GNB	BL	(Committee Rule 2004 to Baker Tilly) Email C. Carrino requesting meet and confer on production status.	0.10	1,150.00	\$115.00
03/19/2025	AWC	BL	Emails with counsel and PSZJ team regarding Baker Tilly documents.	0.20	1,595.00	\$319.00
03/19/2025	BMM	BL	Analyze Debtor and insurer's opposition to relief from stay motion.	1.50	1,050.00	\$1,575.00
03/19/2025	GNB	BL	Email with B. Michael regarding Debtor assertion of confidentiality over certain documents; review J. Bair email regarding same.	0.10	1,150.00	\$115.00
03/19/2025	GNB	BL	(Committee Rule 2004 to Baker Tilly) Email with C. Carrino regarding meet and confer; email N. Hall and BRG regarding documents produced today.	0.10	1,150.00	\$115.00
03/19/2025	GSG	BL	Conference with J. Stang re enterprise complaint.	0.20	1,325.00	\$265.00
03/19/2025	GSG	BL	Review law on enterprise theories (.20) and email J. Stang/B. Michael re same (.10).	0.30	1,325.00	\$397.50
03/19/2025	GSG	BL	Review financials (.70) and draft enterprise complaint re restructuring facts (1.20).	1.90	1,325.00	\$2,517.50
03/20/2025	AWC	BL	Emails with affiliate counsel and PSZJ team regarding meet and confers.	0.20	1,595.00	\$319.00
03/20/2025	BMM	BL	Call with J. Stang regarding relief from stay reply.	0.60	1,050.00	\$630.00
03/20/2025	GSG	BL	Review CASC/RPSC financials and related documents re enterprise treatment.	3.10	1,325.00	\$4,107.50
03/20/2025	GSG	BL	Draft/revise enterprise complaint.	1.20	1,325.00	\$1,590.00
03/20/2025	NJH	BL	Process Baker Tilly production documents onto Everlaw database for attorney review.	0.20	595.00	\$119.00
03/20/2025	NJH	BL	Revise production log.	0.30	595.00	\$178.50
03/21/2025	GNB	BL	(Committee Rule 2004 to Debtor) Email with BB and PSZJ team regarding Debtor undesignating documents as confidential.	0.10	1,150.00	\$115.00
03/21/2025	GSG	BL	Draft/revise enterprise complaint.	0.90	1,325.00	\$1,192.50

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				<u>Hours</u>	Rate	Amount
03/24/2025	AWC	BL	Review emails to prepare for (.10); and meet and confer call with ASF counsel regarding outstanding documents (.60) (partial); call with team re discovery strategy (.40).	1.10	1,595.00	\$1,754.50
03/24/2025	AWC	BL	Emails with auditor counsel and team regarding additional documents.	0.30	1,595.00	\$478.50
03/24/2025	BMM	BL	Meet and confer with Debtor's counsel (partial) and PSZJ regarding outstanding discovery issues.	1.10	1,050.00	\$1,155.00
03/24/2025	GNB	BL	(Committee Rule 2004 to BPM) Email Pillsbury regarding BPM additional production of documents.	0.10	1,150.00	\$115.00
03/24/2025	GNB	BL	Prepare for meet and confer with Debtor's counsel regarding outstanding discovery requests.	0.10	1,150.00	\$115.00
03/24/2025	GNB	BL	Video conference meet and confer, discovery, and Archdiocesan Enterprise discussion with A. Caine, B. Michael, and A. Cottrell (partial).	1.10	1,150.00	\$1,265.00
03/24/2025	GNB	BL	Revise meet and confer notes from call with A. Cottrell.	0.10	1,150.00	\$115.00
03/24/2025	GNB	BL	(Committee Rule 2004 to Debtor) Email with BRG regarding outstanding discovery.	0.10	1,150.00	\$115.00
03/24/2025	GNB	BL	Email N. Hall regarding production of Baker Tilly and Aprio productions to Sheppard Mullin.	0.10	1,150.00	\$115.00
03/24/2025	GSG	BL	Review documents re Vallombrosa and related affiliates re enterprise structure.	2.60	1,325.00	\$3,445.00
03/24/2025	GSG	BL	Draft complaint/causes of action re declaratory relief.	3.50	1,325.00	\$4,637.50
03/25/2025	AWC	BL	Emails with ASF counsel, affiliate counsel, BRG and team regarding outstanding discovery items and additional documents.	0.40	1,595.00	\$638.00
03/25/2025	GNB	BL	Email with N. Hall regarding Baker Tilly and Aprio productions for Debtor's counsel.	0.20	1,150.00	\$230.00
03/25/2025	GNB	BL	Research facts for enterprise adversary complaint.	0.20	1,150.00	\$230.00

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				<u>Hours</u>	Rate	<u>Amount</u>
03/25/2025	GNB	BL	(Committee Rule 2004 to Baker Tilly) Review J. Morse email regarding additional document productions; review A. Cottrell email regarding same.	0.10	1,150.00	\$115.00
03/25/2025	GNB	BL	(Committee Rule 2004 to Baker Tilly) Meet and confer with Godfrey Kahn regarding document production status (.1); email with PSZJ and BRG regarding same (.1).	0.20	1,150.00	\$230.00
03/25/2025	GNB	BL	(Committee Rule 2004 to RPSC) Email with K. Rios regarding scheduling call with RPSC's accountant.	0.10	1,150.00	\$115.00
03/25/2025	GSG	BL	Analyze nondebtor divisions re plan and disclosure.	0.70	1,325.00	\$927.50
03/25/2025	GSG	BL	Analyze CASC and RSPC documents for enterprise complaint.	1.30	1,325.00	\$1,722.50
03/25/2025	GSG	BL	Draft complaint re declaratory relief re enterprise claims.	2.70	1,325.00	\$3,577.50
03/25/2025	GSG	BL	Research re unincorporated associations.	1.60	1,325.00	\$2,120.00
03/25/2025	GSG	BL	Confer with L. Forrester re enterprise complaint research.	0.20	1,325.00	\$265.00
03/25/2025	HRD	BL	Locate case law re Committee's motion for relief from stay to prosecute state court cases.	1.90	595.00	\$1,130.50
03/25/2025	NJH	BL	Process Baker Tilly production documents onto Everlaw database for attorney review.	0.30	595.00	\$178.50
03/25/2025	NJH	BL	Revise production log.	0.20	595.00	\$119.00
03/25/2025	NJH	BL	Preparation of Baker Tilly and Aprio production documents requested by Sheppard Mullin.	0.70	595.00	\$416.50
03/26/2025	AWC	BL	Read decision on disclosure claims data motion (.30) and emails with Committee thereon (.20). (No Charge)	0.50	1,595.00	N/C
03/26/2025	AWC	BL	Emails with Cemeteries counsel and BRG regarding documents.	0.20	1,595.00	\$319.00
03/26/2025	BMM	BL	Analyze Judge's opinion on claims data disclosure motion.	0.30	1,050.00	\$315.00

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				<u>Hours</u>	Rate	<u>Amount</u>
03/26/2025	GNB	BL	Read Court's memo opinion on motion to disclose claims data and IRB minutes (.2); correspondence with PSZJ regarding next steps following memo opinion (.2). (No Charge)	0.40	1,150.00	N/C
03/26/2025	GNB	BL	(Committee Rule 2004 to Cemeteries) Email with S. Williamson regarding document produced today; email BRG regarding same.	0.10	1,150.00	\$115.00
03/26/2025	GNB	BL	(Committee Rule 2004 to RPSC) Email with BRG regarding call on April 17 with RPSC accountant; email K. Rios and Debtor's counsel regarding setting time for same; email with A. Cottrell regarding B. Riley participation.	0.10	1,150.00	\$115.00
03/26/2025	GNB	BL	(Committee Rule 2004 to Baker Tilly) Draft email to Godfrey Kahn summarizing meet and confer yesterday.	0.20	1,150.00	\$230.00
03/26/2025	GNB	BL	(Committee Rule 2004 to Aprio) Draft email to J. Praetzellis regarding Sheppard Mullin request for copies of documents produced to Committee by Aprio.	0.10	1,150.00	\$115.00
03/26/2025	GSG	BL	Review research from L. Forrester re enterprise complaint.	0.30	1,325.00	\$397.50
03/26/2025	GSG	BL	Review memo of decision re claims data disclosure motion.	0.30	1,325.00	\$397.50
03/26/2025	JIS	BL	Review Court opinion regarding IRB and claims data motion.	0.60	1,950.00	\$1,170.00
03/26/2025	JIS	BL	Call B. Michael regarding next steps in publication of IRB and claims data.	0.30	1,950.00	\$585.00
03/26/2025	LAF	BL	Legal research re: separate business entity.	0.50	675.00	\$337.50
03/26/2025	MLC	BL	Review e-mails from J. Stang re enterprise complaint.	0.60	1,295.00	\$777.00
03/26/2025	MLC	BL	Meet with J. Stang re enterprise complaint.	0.20	1,295.00	\$259.00
03/26/2025	MLC	BL	Review J. Stang e-mail re Judge Montali's order re publication of IRB minutes. (No Charge)	0.70	1,295.00	N/C
03/26/2025	NJH	BL	Revise the production log.	0.10	595.00	\$59.50

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				<u>Hours</u>	Rate	<u>Amount</u>
03/27/2025	AWC	BL	Revise proposed orders on claims data and IRB minutes (.30) and emails with team thereon (.20).	0.50	1,595.00	\$797.50
03/27/2025	AWC	BL	Emails with ASF and affiliate counsel and PSZJ team regarding outstanding discovery matters.	0.40	1,595.00	\$638.00
03/27/2025	BMM	BL	Revise press release regarding claims data disclosure motion order.	0.50	1,050.00	\$525.00
03/27/2025	GNB	BL	(Committee Rule 2004 to Baker Tilly) Email with Godfrey Kahn regarding missing documents; email with C. Ter-Gevorkian regarding same.	0.10	1,150.00	\$115.00
03/27/2025	GNB	BL	Email Sheppard Mullin with Aprio document productions; review emails from Aprio counsel regarding same.	0.10	1,150.00	\$115.00
03/27/2025	GSG	BL	Draft orders re IRB Minutes (.90) and claims data (.70).	1.60	1,325.00	\$2,120.00
03/27/2025	GSG	BL	Review comments to revise orders.	0.50	1,325.00	\$662.50
03/27/2025	GSG	BL	Review cases re unincorporated divisions and associations.	1.10	1,325.00	\$1,457.50
03/27/2025	JIS	BL	Review orders regarding claims data/IRB files.	0.10	1,950.00	\$195.00
03/27/2025	NJH	BL	Process Cemeteries production documents onto Everlaw database for attorney review.	0.10	595.00	\$59.50
03/27/2025	NJH	BL	Revise production log.	0.20	595.00	\$119.00
03/28/2025	AWC	BL	Call with BRG regarding additional information needed for mediation (partial).	1.00	1,595.00	\$1,595.00
03/28/2025	AWC	BL	Review/revise notice regarding claims data (.10) and emails with team thereon (.10).	0.20	1,595.00	\$319.00
03/28/2025	BMM	BL	Call with G. Greenwood about next steps for litigation issues in case.	0.60	1,050.00	\$630.00
03/28/2025	BMM	BL	Draft notice of aggregate claims data publication.	0.60	1,050.00	\$630.00
03/28/2025	BMM	BL	Call with SF Standard regarding claims data disclosure motion and other case issues.	0.50	1,050.00	\$525.00

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				<u>Hours</u>	Rate	Amount
03/28/2025	GNB	BL	(Committee Rule 2004 to Debtor) Video conference with PSZJ and BRG regarding discovery meet and confer issues and A. Cottrell's email from yesterday regarding same (1.10); prepare for same (.10).	1.20	1,150.00	\$1,380.00
03/28/2025	GSG	BL	Call with B. Michael re litigation issues and timeline.	0.60	1,325.00	\$795.00
03/28/2025	GSG	BL	Email O. Katz re proposed orders on IRB minutes and claims data.	0.10	1,325.00	\$132.50
03/28/2025	GSG	BL	Emails and comments re notice to survivors re claims data.	0.30	1,325.00	\$397.50
03/28/2025	GSG	BL	Research re unincorporated associations.	3.90	1,325.00	\$5,167.50
03/28/2025	GSG	BL	Draft/revise complaint and causes of action re enterprise (1.20) and email J. Stang, B. Michael, and M. Cohen re same (.30).	1.50	1,325.00	\$1,987.50
03/31/2025	AWC	BL	Emails with ASF counsel and BRG regarding additional data/documents.	0.20	1,595.00	\$319.00
03/31/2025	BMM	BL	Revise enterprise complaint.	4.80	1,050.00	\$5,040.00
03/31/2025	GNB	BL	(Committee Rule 2004 to Debtor) Review two emails from A. Cottrell regarding additional production of documents and regarding financial documents; email BRG regarding financial documents.	0.10	1,150.00	\$115.00
03/31/2025	GSG	BL	Email J. Bair re insurance policies.	0.20	1,325.00	\$265.00
03/31/2025	GSG	BL	Emails to/from O. Katz re proposed orders on claims data disclosure motion.	0.20	1,325.00	\$265.00
03/31/2025	GSG	BL	Review/revise enterprise complaint.	1.20	1,325.00	\$1,590.00
03/31/2025	GSG	BL	Research re enterprise complaint.	0.80	1,325.00	\$1,060.00
03/31/2025	GSG	BL	Research/review cases re unincorporated divisions and estate property.	1.80	1,325.00	\$2,385.00
			_	170.00		\$204,933.50
Case Admi	inistrati	on				
03/04/2025	BMM	CA	Call with Debtor's counsel regarding ongoing case issues.	0.20	1,050.00	\$210.00

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				<u>Hours</u>	Rate	<u>Amount</u>
03/04/2025	JIS	CA	Review motion to extend time to assume/reject leases in order to identify leased property.	0.20	1,950.00	\$390.00
03/10/2025	BDD	CA	Analyze case deadlines to update critical dates memo re same (.50); emails G. Brown and B. Anavim re same (.20).	0.70	625.00	\$437.50
03/11/2025	BDD	CA	Revisions to critical dates memo (.10) and circulate to PSZJ team re same (.10); email G. Brown re additional issues (.10).	0.30	625.00	\$187.50
03/11/2025	GNB	CA	Email B. Michael regarding case status conference on March 13.	0.10	1,150.00	\$115.00
03/12/2025	AWC	CA	Read Debtor status conference report (.20); and emails with counsel regarding issues (.10).	0.30	1,595.00	\$478.50
03/12/2025	GSG	CA	Review Debtor's case management conference statement.	0.20	1,325.00	\$265.00
03/18/2025	BMM	CA	Call with J. Stang regarding call with Archdiocese's counsel.	0.20	1,050.00	\$210.00
03/18/2025	BMM	CA	Call with Debtor's counsel regarding ongoing case issues.	0.20	1,050.00	\$210.00
03/24/2025	BDD	CA	Review docket to update critical dates memo re same (.60); call with G. Brown re same (.10); email PSZJ team re same (.10).	0.80	625.00	\$500.00
				3.20		\$3,003.50
Claims Ad	ministra	ation a	nd Objections			
03/04/2025	JIS	СО	Review motion for allowance of late filed claim.	0.30	1,950.00	\$585.00
03/05/2025	GNB	СО	Email J. Stang and B. Michael regarding motion to file late-filed claim of M. Alexander client, D.E.	0.10	1,150.00	\$115.00
03/21/2025	BMM	CO	Call with M. O. regarding late claim.	0.30	1,050.00	\$315.00
03/26/2025	NJH	СО	Draft reservation of rights in response to the motion by D. E. to enlarge the bar date.	1.60	595.00	\$952.00
03/27/2025	AWC	СО	Read Debtor opposition to late filed claim motion.	0.30	1,595.00	\$478.50

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				<u>Hours</u>	Rate	Amount
03/27/2025	BMM	СО	Meeting with L. Forrester regarding analysis of state court cases compared to bankruptcy claims.	0.40	1,050.00	\$420.00
03/27/2025	GNB	СО	Read Debtor's objection to motion to accept late-filed claim; email PSZJ team regarding same.	0.10	1,150.00	\$115.00
03/27/2025	JIS	СО	Review Debtor's opposition to late filed claim motion.	0.10	1,950.00	\$195.00
03/27/2025	LAF	СО	Analysis of state court action data.	2.80	675.00	\$1,890.00
03/27/2025	NJH	СО	Email late claim forms requested by Liakos Law.	0.30	595.00	\$178.50
03/28/2025	LAF	CO	Analyze state court action data.	2.30	675.00	\$1,552.50
03/31/2025	BMM	CO	Analyze Debtor's objection to late filed claim.	0.20	1,050.00	\$210.00
03/31/2025	LAF	CO	Analyze state court action data.	1.90	675.00	\$1,282.50
			_	10.70		\$8,289.00
PSZJ Com	pensatio	on				
03/03/2025	GNB	CP	Review PSZJ December 2024 monthly fee statement.	0.10	1,150.00	\$115.00
03/03/2025	GNB	CP	Review PSZJ January 2025 monthly fee statement.	0.10	1,150.00	\$115.00
03/03/2025	GNB	CP	Review and edit notice of hearing on Committee professionals' interim fee applications.	0.10	1,150.00	\$115.00
03/04/2025	BDD	CP	Prepare declaration of J. Stang in support of PSZJ's 4th interim fee application (.40) and emails G. Brown re same (.10).	0.50	625.00	\$312.50
03/04/2025	BDD	CP	Finalize PSZJ 4th interim fee application, notice, and exhibits re same.	1.50	625.00	\$937.50
03/04/2025	GNB	CP	Revise PSZJ fourth interim fee application.	1.20	1,150.00	\$1,380.00
03/04/2025	GNB	CP	Email B. Dassa and M. Viramontes regarding filing and service of interim fee applications and notice of hearing of same.	0.10	1,150.00	\$115.00
03/04/2025	GNB	CP	Email B. Dassa regarding supporting documents for PSZJ fourth interim fee application.	0.10	1,150.00	\$115.00

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				<u>Hours</u>	Rate	<u>Amount</u>
03/04/2025	GNB	CP	Review PSZJ declaration in support of PSZJ fourth interim fee application.	0.10	1,150.00	\$115.00
03/05/2025	GNB	СР	Review Shepherdizing report of PSZJ fourth interim fee application; email B. Dassa and H. Daniels regarding same.	0.10	1,150.00	\$115.00
03/05/2025	GNB	CP	Email B. Dassa regarding J. Stang letter to Committee billing subgroup regarding Committee professionals' interim fee applications; email M. Kuhn regarding BRG final fee application.	0.10	1,150.00	\$115.00
03/05/2025	GNB	CP	Email B. Dassa regarding edits to PSZJ interim fee application.	0.10	1,150.00	\$115.00
03/05/2025	HRD	CP	Shepardize PSZJ's fourth interim fee application.	0.60	595.00	\$357.00
03/06/2025	BDD	CP	Email M. Kuhn re BRG's 4th interim fee application.	0.10	625.00	\$62.50
03/06/2025	BDD	СР	Finalize pleadings/exhibits re 4th interim fee applications for PSZJ, Burns Bair, and BRG (1.60); emails to/calls with G. Brown and N. Brown re same (.20); emails M. Viramontes re same (.10); email Committee members re filed fee applications (.10).	2.00	625.00	\$1,250.00
03/06/2025	GNB	CP	Make final edits to PSZJ fourth interim fee application, supporting papers.	0.20	1,150.00	\$230.00
				7.00		\$5,564.50
Other Prof	essiona	ıl Comp	ensation			
03/03/2025	GNB	СРО	Email BB and BRG regarding notice of hearing on Committee professionals' interim fee applications.	0.10	1,150.00	\$115.00
03/04/2025	GNB	СРО	Email with BB, BRG, and M. Viramontes regarding filing and service of monthly fee statements.	0.10	1,150.00	\$115.00
03/04/2025	GNB	СРО	Email with B. Michael regarding P. Pascuzzi question regarding interim fee applications.	0.10	1,150.00	\$115.00
03/05/2025	BDD	СРО	Email M. Kuhn re hearing on interim fee applications.	0.10	625.00	\$62.50
03/05/2025 Casses	GNB :: 2233-330	CPO	Email with B. Dassa and J. Bair regarding Doith: 1226: applied: 025/1 off 2731	0.10 208/2255 0190 4	1,150.00 135,4108 Pagg	\$115.00 pe 1204 9

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				<u>Hours</u>	Rate	<u>Amount</u>
03/06/2025	BDD	СРО	Email J. Bair and B. Horn-Edwards re Burns Bair 4th interim fee application.	0.10	625.00	\$62.50
03/06/2025	GNB	СРО	Email with B. Dassa regarding exhibits for BB fourth interim fee application.	0.10	1,150.00	\$115.00
03/06/2025	GNB	СРО	Email with BB regarding filing of interim fee applications today.	0.10	1,150.00	\$115.00
03/07/2025	BDD	СРО	Email M. Kuhn re BRG's 4th interim fee application.	0.10	625.00	\$62.50
03/25/2025	BDD	СРО	Email B. Anavim re Committee professionals' fee statements and deadlines.	0.10	625.00	\$62.50
03/26/2025	BDD	СРО	Review February fee statements filed by Debtor's professionals (.20) and email billing Committee's subcommittee re same (.10).	0.30	625.00	\$187.50
03/31/2025	GNB	СРО	Email with BB and BRG regarding February 2025 monthly fee statements; email O. Carpio regarding same.	0.10	1,150.00	\$115.00
				1.40		\$1,242.50
General C	reditors	' Comn	nittee			
03/01/2025	BMM	GC	Draft email to SCC regarding relief from stay hearing.	0.80	1,050.00	\$840.00
03/03/2025	BMM	GC	Draft email to SCC regarding ongoing case	0.40	1,050.00	\$420.00
			issues.	0.10	,	\$420.00
03/03/2025	BMM	GC	issues. Call with JAA team regarding ongoing case issues.	0.90	1,050.00	\$945.00
03/03/2025	BMM NJH	GC GC	Call with JAA team regarding ongoing case		ŕ	\$945.00
03/03/2025			Call with JAA team regarding ongoing case issues. Draft minutes from the February 27, 2025	0.90	1,050.00	\$945.00 \$833.00
03/03/2025	NJH	GC	Call with JAA team regarding ongoing case issues. Draft minutes from the February 27, 2025 Committee meeting. Emails with client/counsel regarding claims	0.90 1.40	1,050.00 595.00	\$945.00 \$833.00 \$319.00
	NJH AWC	GC GC	Call with JAA team regarding ongoing case issues. Draft minutes from the February 27, 2025 Committee meeting. Emails with client/counsel regarding claims data motion. Participate in meeting with state court counsel	0.90 1.40 0.20	1,050.00 595.00 1,595.00	

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				<u>Hours</u>	Rate	Amount
03/05/2025	BMM	GC	Call with Committee chair regarding ongoing case issues.	0.60	1,050.00	\$630.00
03/05/2025	BMM	GC	Call with Committee chairs and their SCC regarding ongoing case issues.	1.10	1,050.00	\$1,155.00
03/06/2025	JIS	GC	Call B. Michael regarding upcoming call with Committee chairs.	0.20	1,950.00	\$390.00
03/06/2025	BMM	GC	Participate in Committee meeting regarding ongoing case issues.	1.10	1,050.00	\$1,155.00
03/06/2025	BMM	GC	Call with J. Stang regarding Committee meeting.	0.20	1,050.00	\$210.00
03/06/2025	JIS	GC	Call state court counsel regarding open issues.	0.10	1,950.00	\$195.00
03/06/2025	JIS	GC	Call with other state court counsel regarding open issues.	0.20	1,950.00	\$390.00
03/06/2025	NJH	GC	Attend Committee meeting to take minutes.	1.10	595.00	\$654.50
03/07/2025	BMM	GC	Call with J. Stein regarding Committee matters.	0.30	1,050.00	\$315.00
03/10/2025	NJH	GC	Draft minutes from the March 6, 2025 Committee meeting.	1.10	595.00	\$654.50
03/11/2025	BMM	GC	Prepare for Committee meeting regarding ongoing case issues.	0.40	1,050.00	\$420.00
03/11/2025	BMM	GC	Participate in Committee meeting regarding ongoing case issues.	0.80	1,050.00	\$840.00
03/11/2025	BMM	GC	Call with J. Stang regarding follow-up on Committee meeting.	0.40	1,050.00	\$420.00
03/11/2025	NJH	GC	Attend Committee meeting to take minutes.	0.80	595.00	\$476.00
03/12/2025	BMM	GC	Call with L. James regarding claims data disclosure motion hearing.	0.20	1,050.00	\$210.00
03/12/2025	JIS	GC	Call with L. James regarding JCCP status.	0.60	1,950.00	\$1,170.00
03/13/2025	BMM	GC	Post hearing discussion with Committee members, survivors, and SCC.	1.80	1,050.00	\$1,890.00
03/13/2025	GSG	GC	Meet with Committee and SCC re today's hearing.	1.80	1,325.00	\$2,385.00
03/13/2025	NJH	GC	Draft minutes for Committee meeting on March 11, 2025.	0.90	595.00	\$535.50

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				<u>Hours</u>	Rate	Amount
03/14/2025	BMM	GC	Emails with Committee members regarding claims data hearing.	0.30	1,050.00	\$315.00
03/14/2025	GNB	GC	Draft email for B. Michael to Committee summarizing yesterday's hearing.	0.30	1,150.00	\$345.00
03/18/2025	BMM	GC	Call with SCC regarding JCCP proceedings.	1.00	1,050.00	\$1,050.00
03/19/2025	GSG	GC	Email and call with R. Simons re stay relief.	0.20	1,325.00	\$265.00
03/20/2025	BMM	GC	Participate in Committee call regarding ongoing case issues.	1.10	1,050.00	\$1,155.00
03/20/2025	GNB	GC	Draft email to Committee Co-Chairs re appraisal of 1656 California Street.	0.30	1,150.00	\$345.00
03/20/2025	JIS	GC	Attend Committee meeting (partial).	0.90	1,950.00	\$1,755.00
03/20/2025	JIS	GC	Call with B. Michael for next steps after Committee call.	0.50	1,950.00	\$975.00
03/20/2025	NJH	GC	Attend Committee meeting to take minutes.	1.10	595.00	\$654.50
03/20/2025	NJH	GC	Draft minutes for Committee meeting on March 20, 2025.	1.40	595.00	\$833.00
03/21/2025	AWC	GC	Emails with Committee regarding mediation open issues.	0.30	1,595.00	\$478.50
03/21/2025	BMM	GC	Email to Committee regarding upcoming mediation.	0.30	1,050.00	\$315.00
03/23/2025	GNB	GC	Email Committee subgroup regarding Committee professionals' February 2025 bills.	0.10	1,150.00	\$115.00
03/26/2025	GSG	GC	Email with state court counsel re claims data disclosure decision and next steps.	1.30	1,325.00	\$1,722.50
03/26/2025	JIS	GC	Attend JCCP hearing.	0.80	1,950.00	\$1,560.00
03/27/2025	GNB	GC	Review B. Michael email to Committee regarding open issues.	0.10	1,150.00	\$115.00
			_	29.70		\$33,036.00
Hearings						
03/13/2025	BMM	HE	Participate in hearing on claims data disclosure motion.	2.20	1,050.00	\$2,310.00

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				<u>Hours</u>	Rate	Amount
03/13/2025	GNB	HE	Attend hearing (by Zoom.gov) on Committee application to employ Cushman & Wakefield, status conference, and Committee motion for disclosure of claims data, IRB minutes.	2.20	1,150.00	\$2,530.00
03/13/2025	GSG	HE	Attend hearing re motion for public disclosure of claims data and IRB Minutes (2.2).	2.20	1,325.00	\$2,915.00
03/13/2025	JIS	HE	Attend hearing regarding Cushman employment, claims data motion and status conference.	2.20	1,950.00	\$4,290.00
03/27/2025	BMM	HE	Participate in hearing regarding relief from stay motion.	1.60	1,050.00	\$1,680.00
03/27/2025	GSG	HE	Attend hearing re Committee's motion for stay relief.	1.60	1,325.00	\$2,120.00
03/27/2025	JIS	HE	Attend hearing re stay relief.	1.60	1,950.00	\$3,120.00
				13.60		\$18,965.00
Mediation						
03/03/2025	BMM	ME	Analyze data for mediation.	1.90	1,050.00	\$1,995.00
03/05/2025	BMM	ME	Call with J. Stein regarding mediation.	0.60	1,050.00	\$630.00
03/05/2025	JIS	ME	Call with Committee chairs regarding mediation issues.	1.10	1,950.00	\$2,145.00
03/06/2025	BMM	ME	Analyze real property issues in past diocesan bankruptcies for mediation.	1.30	1,050.00	\$1,365.00
03/07/2025	JIS	ME	Call with R. Kuebel prior to mediation to discuss call from mediator.	0.10	1,950.00	\$195.00
03/11/2025	BMM	ME	Call with J. Stang regarding mediation.	0.20	1,050.00	\$210.00
03/21/2025	BMM	ME	Call with mediators regarding upcoming mediation.	0.40	1,050.00	\$420.00
03/21/2025	BMM	ME	Call with J. Stang regarding mediation.	0.20	1,050.00	\$210.00
03/21/2025	GNB	ME	Review B. Michael email regarding mediation.	0.10	1,150.00	\$115.00
03/21/2025	JIS	ME	Call B. Michael regarding pre-mediation meeting with mediators.	0.20	1,950.00	\$390.00
03/25/2025	BMM	ME	Prepare for mediation.	0.50	1,050.00	\$525.00
03/25/2025	BMM	ME	Participate in mediation.	8.00	1,050.00	\$8,400.00

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				<u>Hours</u>	Rate	Amount
03/25/2025	JIS	ME	Attend mediation.	8.00	1,950.00	\$15,600.00
03/26/2025	BDD	ME	Emails G. Brown and B. Anavim re 4/24 mediation.	0.10	625.00	\$62.50
03/26/2025	BMM	ME	Email to Committee regarding mediation.	0.30	1,050.00	\$315.00
				23.00		\$32,577.50
Plan and D	isclosu	re State	ment			
03/06/2025	GSG	PD	Review plans re nonmonetary protections.	1.10	1,325.00	\$1,457.50
				1.10		\$1,457.50
Other Prof	essiona	l Retent	tion			
03/04/2025	AWC	RPO	Read U.S. Trustee objection to Cushman application (.30), research (.20), and prepare memo of talking points (.20).	0.70	1,595.00	\$1,116.50
03/04/2025	GNB	RPO	Review email from M. Plevin regarding Cushman retention.	0.10	1,150.00	\$115.00
03/04/2025	GNB	RPO	Read U.S. Trustee's objection to Committee retention of Cushman & Wakefield.	0.10	1,150.00	\$115.00
03/04/2025	GNB	RPO	Email with PSZJ regarding U.S. Trustee's objection to Committee retention of Cushman & Wakefield.	0.30	1,150.00	\$345.00
03/04/2025	JIS	RPO	Review of UST objection to Cushman application.	0.30	1,950.00	\$585.00
03/05/2025	GNB	RPO	Review Local Bankruptcy Rules regarding request to file reply to objection to Committee motion to employ Cushman & Wakefield.	0.40	1,150.00	\$460.00
03/05/2025	GNB	RPO	Email potential real estate expert regarding conflict check and next steps.	0.10	1,150.00	\$115.00
03/06/2025	AWC	RPO	Read ASF response regarding Cushman application (.20) and emails with team thereon (.10).	0.30	1,595.00	\$478.50
03/06/2025	GNB	RPO	Analyze Debtor's response to Committee's application to employ Cushman & Wakefield (.1); email with PSZJ team regarding same (.1).	0.20	1,150.00	\$230.00

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				<u>Hours</u>	Rate	Amount
03/06/2025	GNB	RPO	Email M. Bach and M. van de Pol regarding responses to Committee's application to employ Cushman & Wakefield.	0.10	1,150.00	\$115.00
03/06/2025	GNB	RPO	Begin drafting reply brief in support of Committee's application to employ Cushman & Wakefield.	0.30	1,150.00	\$345.00
03/06/2025	GNB	RPO	Email with J. Blumberg and P. Pascuzzi regarding stipulation for Committee to file a reply brief in support of Committee's application to employ Cushman & Wakefield (.2); email with PSZJ team regarding same (.1).	0.30	1,150.00	\$345.00
03/06/2025	GNB	RPO	Email with G. Grassgreen regarding March 13 hearing on Committee's application to employ Cushman & Wakefield.	0.10	1,150.00	\$115.00
03/06/2025	GNB	RPO	Video conference with potential alternative real estate expert (.2); send follow-up email to them re same (.1).	0.30	1,150.00	\$345.00
03/06/2025	GSG	RPO	Emails to/from G. Brown re Cushman employment application.	0.10	1,325.00	\$132.50
03/07/2025	GNB	RPO	Email G. Greenwood regarding materials for hearing preparation on Committee application to employ Cushman & Wakefield.	0.10	1,150.00	\$115.00
03/07/2025	GNB	RPO	Email with M. Bach regarding preparation for March 13 hearing on Committee's application to employ Cushman & Wakefield.	0.10	1,150.00	\$115.00
03/07/2025	GSG	RPO	Emails with PSZJ re Cushman fee application and scheduling.	0.10	1,325.00	\$132.50
03/07/2025	HRD	RPO	Shepardize UST's objection to Cushman & Wakefield employment application.	1.10	595.00	\$654.50
03/10/2025	GNB	RPO	Email M. Bach and M. van de Pol regarding March 13 hearing on Committee's application to employ Cushman & Wakefield.	0.10	1,150.00	\$115.00
03/10/2025	GSG	RPO	Review pleadings re Cushman employment application and objections.	0.50	1,325.00	\$662.50
03/11/2025	BMM	RPO	Review objections/responses and relevant cases regarding Cushman retention.	0.70	1,050.00	\$735.00

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				<u>Hours</u>	Rate	Amount
03/11/2025	BMM	RPO	Meeting with G. Brown and G. Greenwood (and M. Bach in part) regarding Cushman retention hearing.	1.00	1,050.00	\$1,050.00
03/11/2025	GNB	RPO	Call with B. Michael, G. Greenwood, and M. Bach (partial) regarding March 13 hearing on Committee application to employ Cushman & Wakefield.	1.00	1,150.00	\$1,150.00
03/11/2025	GNB	RPO	Research for G. Greenwood preparation to argue Committee's application to employ Cushman & Wakefield.	0.60	1,150.00	\$690.00
03/11/2025	GSG	RPO	Call with M. Bach, B. Michael, and G. Brown re Cushman employment.	1.00	1,325.00	\$1,325.00
03/11/2025	GSG	RPO	Draft hearing arguments re Cushman application employment.	0.60	1,325.00	\$795.00
03/11/2025	GSG	RPO	Review cases cited by UST and emails re proposed stipulation re Cushman employment.	1.50	1,325.00	\$1,987.50
03/13/2025	GNB	RPO	Revise proposed order granting Committee application to employ Cushman & Wakefield.	0.50	1,150.00	\$575.00
03/14/2025	BMM	RPO	Revise proposed Cushman order.	0.30	1,050.00	\$315.00
03/14/2025	GNB	RPO	Review PSZJ team emails regarding edits to proposed order granting Cushman & Wakefield retention.	0.10	1,150.00	\$115.00
03/14/2025	GNB	RPO	Integrate edits to proposed order granting Cushman & Wakefield retention.	0.20	1,150.00	\$230.00
03/14/2025	GSG	RPO	Review draft order on Cushman retention and email comments to G. Brown.	0.10	1,325.00	\$132.50
03/17/2025	GNB	RPO	Finalize proposed order on Cushman & Wakefield retention (.1); email UST and P. Pascuzzi regarding approval of proposed order (.1).	0.20	1,150.00	\$230.00
03/17/2025	GNB	RPO	Revise proposed order granting Cushman retention, per P. Shine email.	0.10	1,150.00	\$115.00
03/17/2025	GSG	RPO	Emails to/from G. Brown re Cushman order.	0.10	1,325.00	\$132.50
03/18/2025	BMM	RPO	Call with G. Brown regarding C&W retention order.	0.10	1,050.00	\$105.00

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				<u>Hours</u>	Rate	Amount
03/18/2025	GNB	RPO	Review P. Pascuzzi edits to proposed order granting Committee application to employ Cushman & Wakefield.	0.10	1,150.00	\$115.00
03/18/2025	GNB	RPO	Call with B. Michael regarding Debtor edits to proposed order granting Committee application to employ Cushman & Wakefield.	0.10	1,150.00	\$115.00
03/18/2025	GNB	RPO	Email Cushman & Wakefield regarding stipulated protective order.	0.10	1,150.00	\$115.00
03/18/2025	GSG	RPO	Review P. Pascuzzi comments to Cushman order.	0.20	1,325.00	\$265.00
03/18/2025	GSG	RPO	Review transcript re Cushman employment conditions.	0.20	1,325.00	\$265.00
03/19/2025	GNB	RPO	Review transcript of March 13 hearing on Committee application to employ Cushman & Wakefield; email PSZJ team re same in relation to proposed order on Committee application to employ Cushman & Wakefield.	0.10	1,150.00	\$115.00
03/20/2025	GNB	RPO	Email PSZJ team regarding proposed order on Committee application to employ Cushman & Wakefield.	0.10	1,150.00	\$115.00
03/20/2025	GSG	RPO	Emails to/from G. Brown re Cushman order status.	0.20	1,325.00	\$265.00
03/20/2025	GSG	RPO	Emails to/from P. Shine re Cushman order and comments.	0.20	1,325.00	\$265.00
03/21/2025	GSG	RPO	Emails to/from counsel and confirm upload of Cushman order.	0.10	1,325.00	\$132.50
			_	15.20		\$18,202.00
Stay Litiga	tion					
03/05/2025	GSG	SL	Review related dockets re adversary proceedings and stay relief.	0.80	1,325.00	\$1,060.00
03/06/2025	JIS	SL	Call T. Hurley regarding issues related to stay for non-debtor codefendants.	0.40	1,950.00	\$780.00
03/13/2025	AWC	SL	Read insurers opposition to stay relief motion.	0.50	1,595.00	\$797.50
03/13/2025	BDD	SL	Emails G. Brown and B. Anvim re hearing on Committee's motion to grant certain trial-ready survivors relief from stay to pursue state court litigation.	0.20	625.00	\$125.00

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				<u>Hours</u>	Rate	Amount
03/13/2025	JIS	SL	Review audio transcript of stay relief order hearing in Albany Diocese case.	0.30	1,950.00	\$585.00
03/13/2025	JIS	SL	Review stipulations regarding dismissal of parishes in Oakland litigation.	0.10	1,950.00	\$195.00
03/14/2025	AWC	SL	Read Debtor opposition to stay relief motion.	0.50	1,595.00	\$797.50
03/14/2025	GSG	SL	Review oppositions to stay relief by ASF and insurers and notes re same.	3.70	1,325.00	\$4,902.50
03/14/2025	GSG	SL	Review related transcripts cited by Insurers and notes re same.	0.90	1,325.00	\$1,192.50
03/14/2025	GSG	SL	Review Albany Diocese hearing re stay relief and rationale.	0.30	1,325.00	\$397.50
03/14/2025	GSG	SL	Research/review cases cited by Debtor and related case law re extension of 362.	2.50	1,325.00	\$3,312.50
03/16/2025	GSG	SL	Draft introduction to omnibus reply.	1.50	1,325.00	\$1,987.50
03/17/2025	GSG	SL	Edit reply re stay relief.	0.30	1,325.00	\$397.50
03/17/2025	GSG	SL	Call with J. Stang re stay relief.	0.50	1,325.00	\$662.50
03/17/2025	GSG	SL	Call with J. Stang re reply to Debtor arguments.	0.30	1,325.00	\$397.50
03/17/2025	GSG	SL	Research/review cases cited by insurers re stay relief.	1.20	1,325.00	\$1,590.00
03/17/2025	GSG	SL	Draft omnibus reply brief in support of stay relief.	9.90	1,325.00	\$13,117.50
03/17/2025	JIS	SL	Review of stay relief motion and supporting declarations.	1.30	1,950.00	\$2,535.00
03/17/2025	JIS	SL	Continued review of stay relief motion (2.20) and partial review of Debtor's objection (.30).	2.50	1,950.00	\$4,875.00
03/18/2025	AWC	SL	Read draft reply brief and emails with team thereon.	0.60	1,595.00	\$957.00
03/18/2025	GSG	SL	Revise reply brief on stay relief motion.	4.60	1,325.00	\$6,095.00
03/18/2025	GSG	SL	Review exhibits and confer with M. Renck re same.	0.20	1,325.00	\$265.00
03/18/2025	GSG	SL	Research/review 9th Circuit authority cited by Judge Montali during status conference and email team re same.	0.80	1,325.00	\$1,060.00

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				<u>Hours</u>	Rate	<u>Amount</u>
03/18/2025	GSG	SL	Review Syracuse transcript to prepare insert to reply re same.	0.90	1,325.00	\$1,192.50
03/18/2025	JIS	SL	Complete review of oppositions and edit reply brief to stay relief motion opposition.	3.00	1,950.00	\$5,850.00
03/19/2025	AWC	SL	Review and revise updated reply brief.	0.40	1,595.00	\$638.00
03/19/2025	GSG	SL	Review, incorporate revisions to reply brief.	1.70	1,325.00	\$2,252.50
03/19/2025	GSG	SL	Conference with J. Stang re stay relief issues.	0.70	1,325.00	\$927.50
03/19/2025	GSG	SL	Emails to/from J. Bair re insurance issues and comments.	0.40	1,325.00	\$530.00
03/19/2025	GSG	SL	Revise reply re stay relief.	1.00	1,325.00	\$1,325.00
03/19/2025	GSG	SL	Emails to PSZJ team re reply brief.	0.20	1,325.00	\$265.00
03/19/2025	GSG	SL	Research law re stay relief reply.	0.30	1,325.00	\$397.50
03/19/2025	JIS	SL	Continued edit and review of Reply to opposition on stay relief motion.	0.60	1,950.00	\$1,170.00
03/19/2025	JIS	SL	Call with G. Greenwood to review edits to reply on stay relief motion.	0.80	1,950.00	\$1,560.00
03/20/2025	GSG	SL	Confer with M. Renck re finalize reply brief and service.	0.50	1,325.00	\$662.50
03/21/2025	JIS	SL	Review JCCP case management conference memorandum.	0.20	1,950.00	\$390.00
03/25/2025	GNB	SL	Read docket text order regarding March 27 hearing on Committee motion for relief from stay to prosecute two state court cases; email PSZJ regarding same.	0.10	1,150.00	\$115.00
03/25/2025	GSG	SL	Emails from/to Court and G. Brown re stay relief hearing.	0.10	1,325.00	\$132.50
03/25/2025	GSG	SL	Call with B. Michael and J. Stang re stay relief hearing.	0.30	1,325.00	\$397.50
03/25/2025	GSG	SL	Prepare for stay relief hearing (.30) and email J. Stang re same (.20).	0.50	1,325.00	\$662.50
03/25/2025	JIS	SL	Review Syracuse transcript on stay relief (exhibit to insurer opposition to stay relief motion).	0.60	1,950.00	\$1,170.00
03/26/2025	GSG	SL	Calls with J. Stang re stay relief issues and	0.20	1,325.00	\$265.00
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				<u>Hours</u>	Rate	Amount
03/26/2025	JIS	SL	Preparation for relief from stay hearing: review of pleadings exhibits in case decisions.	4.30	1,950.00	\$8,385.00
03/26/2025	JIS	SL	Call G. Greenwood regarding stay relief motion.	0.20	1,950.00	\$390.00
03/27/2025	BMM	SL	Post-relief from stay hearing call with G. Greenwood and J. Stang.	0.20	1,050.00	\$210.00
03/27/2025	BMM	SL	Prepare for relief from stay hearing with SCC (in part), J. Stang and G. Greenwood.	1.00	1,050.00	\$1,050.00
03/27/2025	GSG	SL	Call with B. Michael, J. Stang, V. Finaldi, and R. Simons re stay relief.	0.50	1,325.00	\$662.50
03/27/2025	GSG	SL	Call with B. Michael and J. Stang re hearing on stay relief.	0.50	1,325.00	\$662.50
03/27/2025	GSG	SL	Calls with B. Michael and J. Stang (.2) and with J. Stang (.1) re follow up to stay relief hearing.	0.30	1,325.00	\$397.50
03/27/2025	JIS	SL	Conference call with liaison attorneys (in part) and G. Greenwood and B. Michael in preparation for stay relief hearing.	1.00	1,950.00	\$1,950.00
03/27/2025	JIS	SL	Preparation for stay relief hearing.	2.40	1,950.00	\$4,680.00
03/27/2025	JIS	SL	Follow up with G. Greenwood and B. Michael regarding stay relief hearing/stay reservation of rights.	0.20	1,950.00	\$390.00
03/31/2025	GSG	SL	Research/review cases re stay relief.	0.80	1,325.00	\$1,060.00
			_	57.80		\$87,825.00
Travel						
03/12/2025	BMM	TR	Travel to San Francisco for disclosure hearing. (Billed at 50%)	2.00	525.00	\$1,050.00
03/17/2025	BMM	TR	Travel home to Minnesota from disclosure motion hearing. (Billed at 50%)	2.00	525.00	N/C
03/24/2025	BMM	TR	Travel to SF for mediation. (Billed at 50%)	2.00	525.00	N/C
03/24/2025	JIS	TR	Travel from Los Angeles to San Francisco for mediation. (Billed at 50%)	2.00	975.00	\$1,950.00
03/26/2025	BMM	TR	Travel home to MN from mediation. (Billed at 50%)	2.00	525.00	N/C
03/26/2025	: 2233-330	TR	Dout#12239m ASE mediation 28 illed at 50%) 005/2	08/255 090 4	35408 ^{5.0}	re 1321,950.00

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Pachulski Stang Ziehl & Jones LLP Archdiocese of San Francisco O.C.C. Client 05068.00002

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12.00 \$4,950.00

TOTAL SERVICES FOR THIS MATTER: \$429,856.50

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Expenses			
02/21/2025	AF	Delta Airlines, Full refundable coach airfare from Minneapolis to San Francisco to attend March 13th hearing, BMM	1,297.00
02/25/2025	AF	Delta Airlines, Full refundable coach airfare from Minneapolis to San Francisco to attend March mediation, BMM	717.94
03/02/2025	LN	05068.00002 Lexis Charges for 03-02-25	44.24
03/03/2025	LN	05068.00002 Lexis Charges for 03-03-25	73.73
03/04/2025	LN	05068.00002 Lexis Charges for 03-04-25	14.75
03/04/2025	LN	05068.00002 Lexis Charges for 03-04-25	14.75
03/04/2025	LN	05068.00002 Lexis Charges for 03-04-25	96.33
03/04/2025	PO	Postage	55.65
03/04/2025	RE	(24 @0.20 PER PG)	4.80
03/04/2025	RE	(960 @0.20 PER PG)	192.00
03/04/2025	RE	(585 @0.20 PER PG)	117.00
03/04/2025	RE	COPY (3 @0.10 PER PG)	0.30
03/04/2025	RE	COPY (3 @0.10 PER PG)	0.30
03/04/2025	RE	COPY (35 @0.10 PER PG)	3.50
03/04/2025	RE	COPY (39 @0.10 PER PG)	3.90
03/04/2025	RE	COPY (29 @0.10 PER PG)	2.90
03/05/2025	LN	05068.00002 Lexis Charges for 03-05-25	15.72
03/05/2025	LN	05068.00002 Lexis Charges for 03-05-25	48.17
03/05/2025	RE	COPY (3 @0.10 PER PG)	0.30
03/05/2025	RE	COPY (20 @0.10 PER PG)	2.00
03/06/2025	PO	Postage	71.25
03/06/2025	RE	COPY (1482 @0.10 PER PG)	148.20
03/06/2025	RE	COPY (75 @0.10 PER PG)	7.50
03/06/2025	RE	COPY (79 @0.10 PER PG)	7.90
03/06/2025	RE	COPY (26 @0.10 PER PG)	2.60
03/07/2025	FE	05068.00002 FedEx Charges for 03-07-25	85.17
03/07/2025 Carre	LN 2233-38005	05068.00002 Lexis Charges for 03-07-25 16644 Door#1122339 Filerd: 005/128/25 Einterred: 005/128/250	15.72 90.4135.4103 PPaggee 13272

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Pachulski Stang Ziehl & Jones LLP Archdiocese of San Francisco O.C.C. Client 05068.00002			Page: 35 Invoice 147006 May 16, 2025
03/07/2025	LN	05068.00002 Lexis Charges for 03-07-25	15.72
03/07/2025	LN	05068.00002 Lexis Charges for 03-07-25	206.45
03/10/2025	LN	05068.00002 Lexis Charges for 03-10-25	44.24
03/11/2025	RE	COPY (3 @0.10 PER PG)	0.30
03/11/2025	RE	COPY (14 @0.10 PER PG)	1.40
03/11/2025	RE	COPY (21 @0.10 PER PG)	2.10
03/11/2025	RE	COPY (28 @0.10 PER PG)	2.80
03/11/2025	RE	COPY (20 @0.10 PER PG)	2.00
03/11/2025	RE	COPY (7 @0.10 PER PG)	0.70
03/12/2025	AT	Lyft from airport to hotel, BMM	124.94
03/12/2025	BB	05068.00002 Bloomberg Charges through 03-12-25	10.00
03/12/2025	BB	05068.00002 Bloomberg Charges through 03-12-25	10.00
03/12/2025	BB	05068.00002 Bloomberg Charges through 03-12-25	24.00
03/12/2025	LN	05068.00002 Lexis Charges for 03-12-25	171.26
03/12/2025	RE	COPY (14 @0.10 PER PG)	1.40
03/13/2025	AT	Lyft from courthouse, BMM	16.99
03/13/2025	AT	Lyft to courthouse, BMM	24.75
03/13/2025	RE	COPY (44 @0.10 PER PG)	4.40
03/14/2025	BB	05068.00002 Bloomberg Charges through 03-14-25	65.70
03/14/2025	LN	05068.00002 Lexis Charges for 03-14-25	73.73
03/14/2025	LN	05068.00002 Lexis Charges for 03-14-25	1.14
03/14/2025	LN	05068.00002 Lexis Charges for 03-14-25	1.14
03/14/2025	LN	05068.00002 Lexis Charges for 03-14-25	16.06
03/14/2025	OS	Download Docs from Alameda Court, JHR	7.00
03/15/2025	HT	Palace Hotel for 3 nights for March 13 hearing, BMM	1,200.00
03/17/2025	AT	Uber to airport from March 13 hearing, BMM	42.09
03/17/2025	AT	Parking at airport for March 13 hearing, BMM	195.35
03/17/2025	BM	Lunch at airport, BMM	37.40
03/17/2025	TR	Transcript service for March 13 Hearing, BMM	824.90

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Pachulski Stang Ziehl & Jones LLP Archdiocese of San Francisco O.C.C. Client 05068.00002			Page: 36 Invoice 147006 May 16, 2025	
03/19/2025	ВВ	05068.00002 Bloomberg Charges through 03-19-25	172.00	
03/23/2025	RE	COPY (35 @0.10 PER PG)	3.50	
03/23/2025	RE	COPY (268 @0.10 PER PG)	26.80	
03/23/2025	RE	COPY (37 @0.10 PER PG)	3.70	
03/24/2025	AT	Uber to hotel - March mediation, BMM	155.74	
03/24/2025	BM	Lunch, working meal, BMM	18.83	
03/24/2025	LN	05068.00002 Lexis Charges for 03-24-25	48.17	
03/25/2025	AT	The Embarcadero Parking expense, Committee member R. C.	62.00	
03/25/2025	BB	05068.00002 Bloomberg Charges through 03-25-25	10.00	
03/25/2025	BB	05068.00002 Bloomberg Charges through 03-25-25	2.10	
03/25/2025	BM	Snack on airplane, working meal, BMM	10.00	
03/25/2025	LN	05068.00002 Lexis Charges for 03-25-25	125.76	
03/25/2025	LN	05068.00002 Lexis Charges for 03-25-25	1.11	
03/25/2025	LN	05068.00002 Lexis Charges for 03-25-25	31.44	
03/25/2025	RE	COPY (22 @0.10 PER PG)	2.20	
03/25/2025	RE	COPY (22 @0.10 PER PG)	2.20	
03/26/2025	AT	Taxi to airport March mediation, BMM	71.25	
03/26/2025	AT	Parking for March mediation, BMM	94.41	
03/26/2025	AT	Taxi to mediation BMM	9.75	
03/26/2025	BB	05068.00002 Bloomberg Charges through 03-26-25	10.00	
03/26/2025	RE	COPY (8 @0.10 PER PG)	0.80	
03/26/2025	RE	COPY (98 @0.10 PER PG)	9.80	
03/27/2025	LN	05068.00002 Lexis Charges for 03-27-25	14.75	
03/27/2025	LN	05068.00002 Lexis Charges for 03-27-25	2.27	
03/27/2025	LN	05068.00002 Lexis Charges for 03-27-25	21.57	
03/27/2025	LN	05068.00002 Lexis Charges for 03-27-25	32.11	
03/27/2025	RE	COPY (22 @0.10 PER PG)	2.20	
03/27/2025	TR	Escribers, Inv. 1137325, NH	93.50	
03/28/2025	BB	05068.00002 Bloomberg Charges through 03-28-25	160.00	

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Pachulski Stang Ziehl & Jones LLP Archdiocese of San Francisco O.C.C. Client 05068.00002			Page: 37 Invoice 147006 May 16, 2025
03/28/2025	НТ	The Palace Hotel for March mediation (March 26-28) 2 nights, 2 dinners, 2 breakfast, BMM	1,056.90
03/28/2025	LN	05068.00002 Lexis Charges for 03-28-25	280.19
03/28/2025	RE	COPY (24 @0.10 PER PG)	2.40
03/28/2025	RE	COPY (36 @0.10 PER PG)	3.60
03/28/2025	RE	COPY (39 @0.10 PER PG)	3.90
03/28/2025	RE	COPY (21 @0.10 PER PG)	2.10
03/28/2025	RE	COPY (34 @0.10 PER PG)	3.40
03/31/2025	BB	05068.00002 Bloomberg Charges through 03-31-25	10.00
03/31/2025	BB	05068.00002 Bloomberg Charges through 03-31-25	10.00
03/31/2025	LN	05068.00002 Lexis Charges for 03-31-25	5.68
03/31/2025	LN	05068.00002 Lexis Charges for 03-31-25	78.33
03/31/2025	LN	05068.00002 Lexis Charges for 03-31-25	6.81
03/31/2025	LN	05068.00002 Lexis Charges for 03-31-25	112.39
03/31/2025	OS	Everlaw, Inv. 147493	2,244.00
03/31/2025	RE	COPY (294 @0.10 PER PG)	29.40
03/31/2025	PAC	Pacer - Court Research	259.60
Total E	Total Expenses for this Matter \$11,478.24		

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A/R STATEMENT

Outstanding Balance from prior invoices as of 03/31/2025			(May not include	recent payments)
A/R Bill Numb	<u>Invoice Date</u>	Fee Billed	Expenses Billed	Balance Due
135790	09/30/2023	\$7,195.85	\$0.00	\$7,195.85
135996	10/31/2023	\$19,302.20	\$0.00	\$19,302.20
136651	11/30/2023	\$13,384.45	\$0.00	\$13,384.45
136655	12/31/2023	\$7,099.65	\$0.00	\$7,099.65
136837	01/31/2024	\$7,326.17	\$0.00	\$7,326.17
138700	02/29/2024	\$16,241.40	\$0.00	\$16,241.40
139241	03/31/2024	\$37,343.35	\$0.00	\$37,343.35
139257	04/30/2024	\$42,179.30	\$0.00	\$42,179.30
139718	05/31/2024	\$33,138.15	\$0.00	\$33,138.15
140157	06/30/2024	\$18,492.51	\$0.00	\$18,492.51
141219	07/31/2024	\$6,459.50	\$0.00	\$6,459.50
141999	08/31/2024	\$4,004.56	\$0.00	\$4,004.56
142085	09/30/2024	\$37,030.23	\$0.00	\$37,030.23
142741	10/31/2024	\$12,070.40	\$0.00	\$12,070.40
143879	11/30/2024	\$11,066.74	\$0.00	\$11,066.74
144478	12/31/2024	\$8,275.61	\$0.00	\$8,275.61
145256	01/31/2025	\$12,881.60	\$0.00	\$12,881.60
146407	02/28/2025	\$90,294.56	\$0.00	\$90,294.56
То	tal Amount Due on Curren	t and Prior Invoices:		\$736,843.97

Casse: 223-3305664 Door#122339 Filled: 007/208/25 Eintered: 007/208/25 090/435/408 Pragge: 1/216

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1 2 3 4 5 6 7	James I. Stang (CA Bar No. 94435) Debra I. Grassgreen (CA Bar No. 169978) Gillian N. Brown (CA Bar No. 205132) Brittany M. Michael (admitted pro hac vice) PACHULSKI STANG ZIEHL & JONES LLP One Sansome Street, Suite 3430 San Francisco, California 94104 Telephone: 415.263.7000 Facsimile: 415.263.7010 Email: jstang@pszjlaw.com acaine@pszjlaw.com gbrown@pszjlaw.com bmichael@pszjlaw.com	
8	Counsel to the Official Committee of Unsecured	Creditors
9	UNITED STATES BA	ANKRUPTCY COURT
10	NORTHERN DISTRI	ICT OF CALIFORNIA
11	SAN FRANCIS	SCO DIVISION
12	In re:	Case No.: 23-30564
13	THE ROMAN CATHOLIC ARCHBISHOP OF SAN FRANCISCO,	Chapter 11
14	Debtor and Debtor in Possession.	CERTIFICATE OF SERVICE
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STAT	TE OF CALIFORNIA)
CITY	OF LOS ANGELES)
	I, Maria R. Viramontes, am employed in the city and county of Los Angeles, State of mia. I am over the age of 18 and not a party to the within action; my business address is 1010 Monica Blvd., Suite 1300, Los Angeles, California 90067.
	y 28, 2025, I caused to be served the MONTHLY PROFESSIONAL FEE STATEMENT PACHULSKI STANG ZIEHL & JONES LLP (MARCH 2025) in the manner stated
V	TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): Pursuant to controlling General Orders and LBR, the foregoing document was served by the court via NEF and hyperlink to the document. On May 28, 2025, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below. See Attached
	(BY MAIL) I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid at Los Angeles, California, in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit. See Attached
V	(BY EMAIL) I caused to be served the above-described document by email to the parties indicated on the attached service list at the indicated email address. See Attached.
States	I declare under penalty of perjury, under the laws of the State of California and the United of America that the foregoing is true and correct.
	Executed on May 28, 2025, at Los Angeles, California.
	/s/ Maria R. Viramontes
	Maria R. Viramontes

2	Mary Alexander on behalf of Creditor Daniel Eichhorn malexander@maryalexanderlaw.com
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5	Jesse Bair on behalf of Creditor Committee The Official Committee of Unsecured Creditors jbair@burnsbair.com, kdempski@burnsbair.com
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		Attn: Jared A. Day		jared.a.day@usdoj.gov
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Corporation, Counsel for Chicago Insurance Company and Fireman's Fund Insurance Company, Counsel for Appalachian Insurance Company Registered ECF User *NOA - Counsel for Century Indemnity Company, Continental Casualty Company, Registered ECF User *NOA - Counsel for Century Indemnity Company, Registered ECF User *NOA - Request for Notice *N	Attn: 580 (San I Attn: 1701 Wasl	: Mark D. Plevin California St, 12th Fl Francisco, CA 94104 : Miranda H Turner/Jordan A Hess	415-986-2827	
Insurance Company and Fireman's Fund Insurance Company, Counsel for Appalachian Insurance Company Registered ECF User *NOA - Counsel for Century Indemnity Company, Continental Casualty Company, Registered ECF User *NOA - Counsel for Century Indemnity Company, Registered ECF User *NOA - Request for Notice R.F. r. *NOA - Request for Notice R.M.	580 (San I Attn: 1701 Wasl	California St, 12th FI Francisco, CA 94104 : Miranda H Turner/Jordan A Hess	415-986-2827	
Fund Insurance Company, Counsel for Appalachian Insurance Company Registered ECF User *NOA - Counsel for Century Indemnity Company, Continental Casualty Company, Registered ECF User *NOA - Counsel for Century Indemnity Company, Registered ECF User *NOA - Request for Notice *NOA - Reques	580 (San I Attn: 1701 Wasl	California St, 12th FI Francisco, CA 94104 : Miranda H Turner/Jordan A Hess	415-986-2827	
for Appalachian Insurance Company Registered ECF User *NOA - Counsel for Century Indemnity Company, Continental Casualty Company, Registered ECF User *NOA - Counsel for Century Indemnity Company, Registered ECF User *NOA - Request for Notice R.F. *NOA - Request for Notice R.F. *NOA - Request for Notice R.F. Jr.	580 (San I Attn: 1701 Wasl	California St, 12th FI Francisco, CA 94104 : Miranda H Turner/Jordan A Hess	415-986-2827	
Company Registered ECF User *NOA - Counsel for Century Indemnity Company, Continental Casualty Company, Registered ECF User *NOA - Counsel for Century Indemnity Company, Registered ECF User *NOA - Request for Notice R.F. *NOA - Request for Notice R.F. *NOA - Request for Notice R.F. Jr.	580 (San I Attn: 1701 Wasl	California St, 12th FI Francisco, CA 94104 : Miranda H Turner/Jordan A Hess	415-986-2827	
*NOA - Counsel for Century Indemnity Company, Continental Casualty Company, Registered ECF User *NOA - Counsel for Century Indemnity Company, Registered ECF User *NOA - Request for Notice R.F. *NOA - Request for Notice *NOA - Request for Notice R.F. *NOA - Request for Notice R.F. *NOA - Request for Notice	580 (San I Attn: 1701 Wasl	California St, 12th FI Francisco, CA 94104 : Miranda H Turner/Jordan A Hess	415-986-2827	
Indemnity Company, Continental Casualty Company, Registered ECF User *NOA - Counsel for Century Indemnity Company, Registered ECF User *NOA - Request for Notice *NOA - Request for Notice *NOA - Request for Notice R.F. r. *NOA - Request for Notice R.M. Registered ECF User on behalf of Creditor Shajana Steele Registered ECF User on behalf of Interested Party Parishes of the	580 (San I Attn: 1701 Wasl	California St, 12th FI Francisco, CA 94104 : Miranda H Turner/Jordan A Hess	415-986-2827	
Casualty Company, Registered ECF User *NOA - Counsel for Century Indemnity Company, Registered ECF User *NOA - Request for Notice R.C. *NOA - Request for Notice R.F. *NOA - Request for Notice R.M. Registered ECF User on behalf of Creditor Shajana Steele Registered ECF User on behalf of Interested Party Parishes of the	San F Attn: 1701 Wasl	Francisco, CA 94104 : Miranda H Turner/Jordan A Hess		mark-pievin-croweii-moring-8073@ect.pacerpro.com
User *NOA - Counsel for Century Indemnity Company, Registered ECF User *NOA - Request for Notice R.F. *NOA - Request for Notice R.M. Registered ECF User on behalf of Creditor Shajana Steele Registered ECF User on behalf of Interested Party Parishes of the	Attn: 1701 Wasl	: Miranda H Turner/Jordan A Hess		
*NOA - Counsel for Century Indemnity Company, Registered ECF User *NOA - Request for Notice R.F. Jr. *NOA - Request for Notice R.F. Jr. *NOA - Request for Notice R.M. Registered ECF User on behalf of Creditor Shajana Steele Registered ECF User on behalf of Interested Party Parishes of the	1701 Wasi	•		
Indemnity Company, Registered ECF User *NOA - Request for Notice *NOA - Request for Notice *NOA - Request for Notice R.F. *NOA - Request for Notice R.F. Jr. *NOA - Request for Notice R.M. Registered ECF User on behalf of Creditor Shajana Steele Registered ECF User on behalf of Interested Party Parishes of the	1701 Wasi	•	-	mturnor@plovinturnor.com
ECF User *NOA - Request for Notice R.C. *NOA - Request for Notice R.F. *NOA - Request for Notice R.F. Jr. *NOA - Request for Notice R.M. Registered ECF User on behalf of Creditor Shajana Steele Registered ECF User on behalf of Interested Party Parishes of the	Wasi	i reillisylvallia Ave, ivvv, ste 200		mturner@plevinturner.com jhess@plevinturner.com
*NOA - Request for Notice R.F. *NOA - Request for Notice R.F. *NOA - Request for Notice R.F. Jr. *NOA - Request for Notice R.M. Registered ECF User on behalf of Creditor Shajana Steele Registered ECF User on behalf of Interested Party Parishes of the		hington, D.C. 20004		Jness@pievinturner.com
*NOA - Request for Notice R.F. *NOA - Request for Notice R.F. Jr. *NOA - Request for Notice R.M. Registered ECF User on behalf of Creditor Shajana Steele Registered ECF User on behalf of Interested Party Parishes of the		: Kim Dougherty, Esq.	385_278_0287	kim@justcelc.com
*NOA - Request for Notice R.F. Jr. *NOA - Request for Notice R.M. Registered ECF User on behalf of Creditor Shajana Steele Registered ECF User on behalf of Interested Party Parishes of the		Law Collaborative	363-276-0267	kini@justceic.com
*NOA - Request for Notice R.F. Jr. *NOA - Request for Notice R.M. Registered ECF User on behalf of Creditor Shajana Steele Registered ECF User on behalf of Interested Party Parishes of the		Washington St		
*NOA - Request for Notice R.F. Jr. *NOA - Request for Notice R.M. Registered ECF User on behalf of Creditor Shajana Steele Registered ECF User on behalf of Interested Party Parishes of the		eston, MA 02356		
*NOA - Request for Notice R.F. Jr. *NOA - Request for Notice R.M. Registered ECF User on behalf of Creditor Shajana Steele Registered ECF User on behalf of Interested Party Parishes of the		: Kim Dougherty, Esq.	385-278-0287	kim@justcelc.com
*NOA - Request for Notice R.M. Registered ECF User on behalf of Creditor Shajana Steele Registered ECF User on behalf of Interested Party Parishes of the		Law Collaborative	303 270 0207	inne justice ic.com
*NOA - Request for Notice R.M. Registered ECF User on behalf of Creditor Shajana Steele Registered ECF User on behalf of Interested Party Parishes of the		Washington St		
*NOA - Request for Notice R.M. Registered ECF User on behalf of Creditor Shajana Steele Registered ECF User on behalf of Interested Party Parishes of the		iston, MA 02356		
Registered ECF User on behalf of Creditor Shajana Steele Registered ECF User on behalf of Interested Party Parishes of the		: Kim Dougherty, Esq.	385-278-0287	kim@justcelc.com
Registered ECF User on behalf of Creditor Shajana Steele Registered ECF User on behalf of Interested Party Parishes of the	Just 1	Law Collaborative		
Registered ECF User on behalf of Creditor Shajana Steele Registered ECF User on behalf of Interested Party Parishes of the	210	Washington St		
Registered ECF User on behalf of Creditor Shajana Steele Registered ECF User on behalf of Interested Party Parishes of the	N Ea	ston, MA 02356		
Creditor Shajana Steele Registered ECF User on behalf of Interested Party Parishes of the		: Jeannette A. Vaccaro, Esq.	415-366-3237	jv@jvlaw.com
Creditor Shajana Steele Registered ECF User on behalf of Interested Party Parishes of the		St., 10th Fl		
Creditor Shajana Steele Registered ECF User on behalf of Interested Party Parishes of the	San i	Francisco, CA 94104		rpfister@pslawllp.com
Interested Party Parishes of the				i prister e psiavrip.com
	ľ			Robert.Charles@wbd-us.com
Roman Catholic Archdiocese of San				
Francisco		: Christina M. Lincoln	210 220 5000	clincoln@robinskaplan.com
*NOA - Counsel for Appalachian Robins Kaplan LLP Insurance Company		: Christina M. Lincoln 1 Ave of the Stars, Ste 2800	310-229-5800	clincoln@robinskaplan.com
misurance company		Angeles, CA 90067		LCastiglioni@robinskaplan.com
*NOA - Counsel for Appalachian Robins Kaplan LLP		: Melissa M D'Alelio	617-267-8288	mdalelio@robinskaplan.com
Insurance Company		: Taylore E Karpa Schollard		tkarpa@robinskaplan.com
. ,		Boylston St, Ste 2500		'
		on, MA 02199		
*NOA - Counsel for Interested Party Ruggeri Parks Weinbe		: Annette P Rolain		Arolain@ruggerilaw.com
First State Insurance Company,		: Joshua Weinberg		jweinberg@ruggerilaw.com
Registered ECF User		5 K St NW, Ste 600		bkfilings@ruggerilaw.com
		hington, DC 20006-1251		
Registered ECF User on behalf of Samantha Ruben	· ·			samantha.ruben@dentons.com
Interested Party St. Paul Fire and				
Marine Insurance Co.	ol-al.	Cooker B Cooker B'	-	
Corresponding State Agencies San Francisco County		Carlton B Goollett Pl		
	1 '	Hall, Room 168 Francisco, CA 94102		
Corresponding State Agencies San Francisco Tax Coll	(DMI)	Secured Property Tax		
Jan Handisco Tax Coll		Box 7426		
	ector c/o S	Francisco, CA 94120		
Corresponding State Agencies San Mateo County Tax	ector c/o S P.O.	County Center, 1st Floor		
	ector c/o S P.O. San F			
Debtor's Counsel, Registered ECF Sheppard, Mullin, Rich	ector c/o S P.O. San F c Collector 555 (wood City, CA 94063	- 1	amartin@sheppardmullin.com
User	c/o S P.O. San I Collector 555 (wood City, CA 94063 : Ori Katz		
	ector c/o S P.O. San I COllector 555 6 Redv	-		katz@sheppardmullin.com
	ector	: Ori Katz		katz@sheppardmullin.com

Description	Name	Address	Fax	Email
Debtor's Counsel, Registered ECF	Sheppard, Mullin, Richter & Hampton LLP	Attn: Jeannie Kim		jekim@sheppardmullin.com
User		Attn: Ori Katz		dgatmen@sheppardmullin.com
				okatz@sheppardmullin.com
				LSegura@sheppardmullin.com
				lwidawskyleibovici@sheppardmullin.com
Registered ECF User on behalf of	Simpson Thacher & Bartlett LLP	David Elbaum		david.elbaum@stblaw.com
Interested Party Century Indemnity		Pierce MacConaghy		janie.franklin@stblaw.com
Company				pierce.macconaghy@stblaw.com
*NOA - Counsel for Westport	Sinnott, Puebla, Campagne & Curet, APLC	Attn: Blaise S Curet	415-352-6224	bcuret@spcclaw.com
Insurance Corporation, formerly		2000 Powell St, Ste 830		
known as Employers Reinsurance		Emeryville, CA 94608		
Corporation, Registered ECF User				
*NOA - Counsel for Certain	Skarzynski Marick & Black LLP	Attn: Jeff D Kahane/Timothy W Evanston		jkahane@skarzynski.com
Underwriters at Lloyd's, London		Attn: Nathan Reinhardt/Russell W Roten		tevanston@skarzynski.com
and Certain London Market		663 W 5th St, 26th Fl		nreinhardt@skarzynski.com
Companies		Los Angeles, CA 90071		rroten@skarzynski.com
*NOA - Counsel for Interested Party	Smith Ellison	Attn: Michael W Ellison	949-442-1515	mellison@sehlaw.com
First State Insurance Company,		2151 Michelson Dr, Ste 185		kfoster@sehlaw.com
Registered ECF User		Irvine, CA 92612		
Corresponding State Agencies	State of California Franchise Tax Board	P.O. Box 942867		
		Sacramento, CA 94267		
Debtor	The Roman Catholic Archbishop of San	One Peter Yorke Way		
	Francisco	San Francisco, CA 94109		
Corresponding State Agencies	Virginia Department of Taxation	P.O. Box 1115		
		Richmond, VA 23218		
Corresponding State Agencies	Virginia Employment Commission	P.O. Box 26441		
		Richmond, VA 23261		

1 2 3 4 5 6 7 8	James I. Stang (CA Bar No. 94435) Debra I. Grassgreen (CA Bar No. 169978) Brittany M. Michael (admitted pro hac vice) Gillian N. Brown (CA Bar No. 205132) PACHULSKI STANG ZIEHL & JONES LLP One Sansome Street, Suite 3430 San Francisco, California 94104 Tel: 415.263.7000; Fax: 415.263.7010 Email: jstang@pszjlaw.com	
9		ANKRUPTCY COURT
10		ICT OF CALIFORNIA
11	SAN FRANCI	SCO DIVISION
12	In re:	Case No.: 23-30564
13	THE ROMAN CATHOLIC ARCHBISHOP OF SAN FRANCISCO,	Chapter 11
14 15	Debtor and Debtor in Possession.	MONTHLY PROFESSIONAL FEE STATEMENT FOR PACHULSKI STANG ZIEHL & JONES LLP (APRIL 2025)
16		
17	TO ALL INTERESTED PARTIES AND	D TO THEIR COUNSEL OF RECORD:
18	NOTICE IS HEREBY GIVEN that Pac	hulski Stang Ziehl & Jones LLP ("PSZJ"), counsel
19	to the Official Committee of Unsecured Credit	ors (the "Committee"), hereby files its monthly
20	professional fee statement for the period April 1, 2	2025 to April 30, 2025 (the "Fee Period"), pursuant
21	to the Order Establishing Procedures and Authoriz	ting Payment of Professional Fees and Expenses on
22	a Monthly Basis (the "Compensation Order"), enter	ered on October 16, 2023 [ECF No. 212]. The total
23	fees and expenses incurred by PSZJ on behalf of the	e Committee for the Fee Period are as follows:
24		
25		
26	[REMAINDER OF PAGE LEF	T INTENTIONALLY BLANK]
27		
28		
	1	

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Period	Fees	Expenses	Total
April 1, 2025 – April 30, 2025	\$376,274.001	\$6,160.82	\$382,434.82
Net Total Allowed Payments this Statement Period: (80% of fees and 100% of expenses)	\$301,019.20	\$6,160.82	\$307,180.02

Attached hereto at **Exhibit 1** is PSZJ's itemized billing statement for its fees and expenses billed during the Fee Period. Pursuant to the Compensation Order, the Net Total Allowed Payments detailed in the chart above shall be paid from funds held by the estate of the Debtor The Roman Catholic Archbishop of San Francisco unless an objection is filed with the Clerk of the Court and served upon PSZJ within *14 days after the date of service* of this monthly professional fee statement.

Dated: June 30, 2025 PACHULSKI STANG ZIEHL & JONES LLP

By: <u>/s/ Gillian N. Brown</u> Gillian N. Brown

Counsel to the Official Committee of Unsecured Creditors

ase^{9,0}25⁴30564⁵⁰⁶596c# 1230 Filed: 07/00/25 Entered: 07/00/25 09:33:50 Page 240f of5271

¹ PSZJ billed fees in the amount of \$461,106.00 during the Fee Period but seeks compensation only for \$376,274.00. As set forth at paragraph 2 of the *Supplemental Declaration of John W. Lucas in Support of Application of the Official Committee of Unsecured Creditors for Order Approving Employment of Pachulski Stang Ziehl & Jones LLP as Counsel to the Official Committee of Unsecured Creditors* [Doc. No. 216], PSZJ billed its time during the Fee Period on an hourly basis using its regular hourly rates and seeks be reimbursed by the Debtor according to its customary reimbursement policies, *provided*, *however*, that PSZJ discounted its total fees during the Fee Period to the lesser of the amount billed using regular hourly rates (here, \$461,106.00) and a blended hourly rate of \$1,050 (here, \$301,019.20).

Furthermore, PSZJ will contribute ten percent of all fees it receives in this case on a final basis to a settlement trust that is approved as part of a plan of reorganization. As such fees are paid, PSZJ will hold those funds in a trust account until a settlement trust is established through a plan of reorganization.

EXHIBIT 1 ABBREVIATIONS KEY: BB = Burns Bair LLP BRG = Berkeley Research Group, LLC JAA = Jeff Anderson & Associates PSZJ = Pachulski Stang Ziehl & Jones LLP SCC = state court counsel SMRH = Sheppard, Mullin, Richter & Hampton LLP



10100 Santa Monica Blvd. 13th Floor

Los Angeles, CA 90067

Archdiocese of SF O.C.C.

May 17, 2025 Invoice 147574

Client 05068.00002

RE: Committee Representation

STATEMENT OF PROFESSIONAL SERVICES RENDERED THROUGH 04/30/2025

TOTAL BALANCE DUE	\$1,119,278.79
BALANCE FORWARD	\$736,843.97
TOTAL CURRENT CHARGES	\$382,434.82
COURTESY DISCOUNT	-\$84,832.00
EXPENSES	\$6,160.82
FEES	\$461,106.00

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Summa	Summary of Services by Professional							
<u>ID</u>	Name	<u>Title</u>	Rate	<u>Hours</u>	<u>Amount</u>			
AWC	Caine, Andrew W.	Partner	1,595.00	7.50	\$11,962.50			
AWC	Caine, Andrew W.	Partner	0.00	0.20	\$0.00			
BMM	Michael, Brittany Mitchell	Partner	1,050.00	94.80	\$99,540.00			
JIS	Stang, James I.	Partner	1,950.00	34.30	\$66,885.00			
JIS	Stang, James I.	Partner	975.00	2.00	\$1,950.00			
JIS	Stang, James I.	Partner	0.00	0.40	\$0.00			
GNB	Brown, Gillian N.	Counsel	1,150.00	27.30	\$31,395.00			
GSG	Greenwood, Gail S.	Counsel	1,325.00	136.60	\$180,995.00			
MLC	Cohen, Michael L.	Counsel	1,295.00	39.10	\$50,634.50			
MLC	Cohen, Michael L.	Counsel	0.00	0.90	\$0.00			
BDD	Dassa, Beth D.	Paralegal	625.00	1.60	\$1,000.00			
HRD	Daniels, Hope R.	Paralegal	595.00	0.50	\$297.50			
NJH	Hall, Nathan J.	Paralegal	595.00	19.70	\$11,721.50			
LAF	Forrester, Leslie A.	Library	675.00	7.00	\$4,725.00			
ALH	Heckel, Audrey L.	Law Clerk	0.00	3.60	\$0.00			
			375.50	_	\$461,106.00			

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Summary of Services by Task Code			
Task Code	<u>Description</u>	<u>Hours</u>	<u>Amount</u>
AA	Asset Analysis and Recovery	5.30	\$6,062.50
BL	Bankruptcy Litigation	286.30	\$364,332.50
CA	Case Administration	10.90	\$7,197.00
CO	Claims Administration and Objections	19.80	\$19,424.00
СР	PSZJ Compensation	1.80	\$1,530.00
СРО	Other Professional Compensation	0.60	\$585.00
GC	General Creditors' Committee	19.90	\$21,759.00
IC	Insurance Coverage	8.30	\$9,345.00
ME	Mediation	17.80	\$25,765.00
RPO	Other Professional Retention	0.20	\$230.00
SL	Stay Litigation	2.60	\$2,926.00
TR	Travel	2.00	\$1,950.00
		375.50	\$461,106.00

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Pachulski Stang Ziehl & Jones LLP Archdiocese of San Francisco O.C.C. Client 05068.00002 Page: 4 Invoice 147574 May 17, 2025

<u>Description</u>	<u>Amount</u>
Air Fare	\$623.96
Auto Travel Expense	\$206.57
Bloomberg	\$287.80
Hotel Expense	\$669.60
Lexis/Nexis- Legal Research	\$1,895.19
Litigation Support Vendors	\$2,285.99
Pacer - Court Research	\$119.20
Postage	\$20.01
Reproduction Expense	\$52.50
	\$6,160.82

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				<u>Hours</u>	Rate	<u>Amount</u>
Asset Anal	lysis and	d Recov	very			
04/02/2025	GNB	AA	Email C. Ter-Gevorkian regarding documents to aid real property appraisals.	0.10	1,150.00	\$115.00
04/02/2025	GNB	AA	Email Cushman & Wakefield regarding real estate valuations.	0.10	1,150.00	\$115.00
04/04/2025	GNB	AA	Email Cushman regarding agreement to be bound to stipulated protective order.	0.10	1,150.00	\$115.00
04/04/2025	GNB	AA	Revise email to Debtor's counsel regarding real estate valuations.	0.30	1,150.00	\$345.00
04/04/2025	GNB	AA	Email with BRG re asset analysis priorities.	0.10	1,150.00	\$115.00
04/08/2025	GNB	AA	Email Debtor counsel regarding real property valuation.	0.10	1,150.00	\$115.00
04/08/2025	GNB	AA	Email Cushman & Wakefield, PSZJ, and C. Ter-Gervorkian regarding preliminary matters for real estate valuations.	0.10	1,150.00	\$115.00
04/15/2025	GNB	AA	Video conference with B. Michael and BRG regarding various asset analyses.	0.50	1,150.00	\$575.00
04/15/2025	GNB	AA	Call with M. Bach regarding real estate valuation timeline.	0.10	1,150.00	\$115.00
04/15/2025	GNB	AA	Email with J. Rios regarding real property valuations.	0.10	1,150.00	\$115.00
04/16/2025	GNB	AA	Email with C. Ter-Gervokian regarding call tomorrow with RPSC's accountant.	0.20	1,150.00	\$230.00
04/16/2025	GNB	AA	Email K. Rios regarding agreement to be bound by Stipulated Protective Order before call with RPSC accountant tomorrow.	0.10	1,150.00	\$115.00
04/16/2025	GNB	AA	Email with A. Cottrell regarding W. Weitz participation in call tomorrow with RPSC accountant; email with BRG regarding postponement of call.	0.10	1,150.00	\$115.00
04/16/2025	GNB	AA	Email with PSZJ team regarding fraudulent transfer analysis.	0.10	1,150.00	\$115.00
04/17/2025	GNB	AA	Draft email to RPSC's counsel, Debtor's counsel, and B. Riley regarding rescheduling of call with J. Flores (RPSC accountant).	0.10	1,150.00	\$115.00

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				<u>Hours</u>	Rate	Amount
04/17/2025	GNB	AA	Email R. Hensley regarding 1656 California Street restricted appraisal report.	0.10	1,150.00	\$115.00
04/18/2025	BMM	AA	Call with BRG regarding bank account question.	0.50	1,050.00	\$525.00
04/18/2025	GNB	AA	Email with R. Strong regarding call with RPSC accountant.	0.10	1,150.00	\$115.00
04/18/2025	GNB	AA	Email with K. Rios regarding RPSC accountant call on April 21.	0.10	1,150.00	\$115.00
04/20/2025	GNB	AA	Email K. Rios regarding J. Flores agreement to be bound by Stipulated Protective Order.	0.10	1,150.00	\$115.00
04/21/2025	GNB	AA	Email K. Rios, J. Flores, and B. Riley regarding documents for today's call with J. Flores regarding RPSC financials.	0.10	1,150.00	\$115.00
04/21/2025	GNB	AA	Email M. Bach and M. van der Pol regarding site inspections and document review.	0.10	1,150.00	\$115.00
04/21/2025	GNB	AA	Email R. Charles and K. Rios regarding real estate site inspections.	0.10	1,150.00	\$115.00
04/21/2025	GNB	AA	Video conference with J. Flores, K. Rios, BRG, and B. Riley regarding RPSC financials (.7); video conference follow up with R. Strong and C. Ter-Gevorkian (.5); email potential next steps to PSZJ team (.2).	1.40	1,150.00	\$1,610.00
04/21/2025	GSG	AA	Review Debtor's current MOR.	0.10	1,325.00	\$132.50
04/22/2025	GNB	AA	Analyze Cushman & Wakefield request for documents related to real properties to be appraised.	0.20	1,150.00	\$230.00
04/22/2025	GNB	AA	Email PSZJ team regarding real estate appraisal issues.	0.10	1,150.00	\$115.00
04/23/2025	GNB	AA	Consider K. Rios email regarding J. Christian availability for real property visits; email Cushman & Wakefield regarding same; email R. Hensley (CBRE) regarding same.	0.10	1,150.00	\$115.00
				5.30		\$6,062.50
Bankruptc	y Litiga	tion				
04/01/2025	BMM	BL	Call with G. Greenwood regarding IRB Minutes order.	0.50	1,050.00	\$525.00

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				<u>Hours</u>	Rate	Amount
04/01/2025	BMM	BL	Call with J. Stang regarding IRB Minutes order and other case issues.	1.00	1,050.00	\$1,050.00
04/01/2025	GNB	BL	Call with R. Strong regarding parish additional financials.	0.10	1,150.00	\$115.00
04/01/2025	GNB	BL	Email with PSZJ team regarding removal of confidential designations on certain documents produced to Committee.	0.10	1,150.00	\$115.00
04/01/2025	GNB	BL	(Committee Rule 2004 to Debtor) Review A. Cottrell email regarding production set 24; email BRG regarding same.	0.10	1,150.00	\$115.00
04/01/2025	GNB	BL	(Committee Rule 2004 to Debtor) Review A. Cottrell email regarding production set 25; email A. Caine and B. Michael regarding same.	0.10	1,150.00	\$115.00
04/01/2025	GSG	BL	Revise orders on IRB Minutes (.1) and claims data (.1).	0.20	1,325.00	\$265.00
04/01/2025	GSG	BL	Call with B. Michael re status of claims data orders and follow-up.	0.40	1,325.00	\$530.00
04/01/2025	GSG	BL	Email from B. Michael re proposed claims data and IRB Minutes orders.	0.10	1,325.00	\$132.50
04/01/2025	GSG	BL	Review cases re CA trust law.	3.60	1,325.00	\$4,770.00
04/01/2025	GSG	BL	Revise enterprise complaint.	0.60	1,325.00	\$795.00
04/02/2025	AWC	BL	Emails with ASF counsel and team regarding discovery issues, additional document productions.	0.30	1,595.00	\$478.50
04/02/2025	BMM	BL	Call with O. Katz regarding IRB Minutes order.	0.10	1,050.00	\$105.00
04/02/2025	BMM	BL	Call with G. Greenwood regarding IRB Minutes order.	0.40	1,050.00	\$420.00
04/02/2025	BMM	BL	Call with G. Greenwood regarding call with J. Stein.	0.20	1,050.00	\$210.00
04/02/2025	GNB	BL	(Committee Rule 2004 to Debtor) Email with R. Strong regarding production set 25.	0.10	1,150.00	\$115.00
04/02/2025	GSG	BL	Call with B. Michael re claims data order.	0.20	1,325.00	\$265.00
04/02/2025	GSG	BL	Revise IRB order.	0.30	1,325.00	\$397.50

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				<u>Hours</u>	Rate	Amount
04/02/2025	GSG	BL	Scheduling emails to/from M. Cohen, J. Stang, and B. Michael re enterprise litigation.	0.10	1,325.00	\$132.50
04/02/2025	NJH	BL	Revise production log.	0.40	595.00	\$238.00
04/02/2025	NJH	BL	Upload, process Debtor production documents onto Everlaw database.	0.20	595.00	\$119.00
04/03/2025	BMM	BL	Call with G. Greenwood regarding claims data order.	0.60	1,050.00	\$630.00
04/03/2025	BMM	BL	Analyze activity in other N.D. Cal. diocese bankruptcy cases.	0.50	1,050.00	\$525.00
04/03/2025	GSG	BL	Call with B. Michael re submission of claims data order.	0.30	1,325.00	\$397.50
04/03/2025	GSG	BL	Confer with M. Renck re final orders and upload.	0.10	1,325.00	\$132.50
04/03/2025	GSG	BL	Review email from O. Katz re order submission (.1) and call with B. Michael (.2).	0.30	1,325.00	\$397.50
04/03/2025	GSG	BL	Email L. Parada re response to O. Katz.	0.20	1,325.00	\$265.00
04/03/2025	GSG	BL	Email O. Katz re proposed orders (.1) and confer with M. Renck re service (.1).	0.20	1,325.00	\$265.00
04/04/2025	AWC	BL	Emails with ASF counsel, team and BRG regarding outstanding discovery/status.	0.60	1,595.00	\$957.00
04/04/2025	BMM	BL	Call with G. Brown regarding ongoing discovery disputes.	0.90	1,050.00	\$945.00
04/04/2025	BMM	BL	Call with G. Greenwood, M. Cohen, and J. Stang regarding division complaint.	1.30	1,050.00	\$1,365.00
04/04/2025	BMM	BL	Call with O. Katz regarding claims data and IRB Minutes orders.	0.20	1,050.00	\$210.00
04/04/2025	BMM	BL	Call with J. Stang regarding claims data orders, other case issues.	0.50	1,050.00	\$525.00
04/04/2025	BMM	BL	Call with J. Stang regarding call with O. Katz.	0.30	1,050.00	\$315.00
04/04/2025	GNB	BL	Call with B. Michael regarding open litigation issues.	0.50	1,150.00	\$575.00
04/04/2025	GNB	BL	Draft email to A. Cottrell regarding parish financial information.	0.30	1,150.00	\$345.00
04/04/2025	GNB	BL	Factual research for G. Greenwood on	0.20	1,150.00	\$230.00
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				<u>Hours</u>	Rate	Amount
04/04/2025	GNB	BL	Email with A. Cottrell regarding Serenic.	0.10	1,150.00	\$115.00
04/04/2025	GSG	BL	Research 9th Circuit cases re preliminary injunction to extend automatic stay.	1.30	1,325.00	\$1,722.50
04/04/2025	GSG	BL	Call with B. Michael and J. Stang re enterprise complaint.	0.50	1,325.00	\$662.50
04/04/2025	GSG	BL	Call with B. Michael re enterprise complaint and documents.	0.40	1,325.00	\$530.00
04/04/2025	GSG	BL	Review transcript re related proceeding and court files.	0.30	1,325.00	\$397.50
04/04/2025	GSG	BL	Confer with G. Brown re enterprise complaint parties and counsel.	0.10	1,325.00	\$132.50
04/04/2025	GSG	BL	Research/review cases re trust issues and enterprise complaint.	1.80	1,325.00	\$2,385.00
04/04/2025	MLC	BL	Participate in Zoom conference with B. Michael and G. Greenwood re draft enterprise complaint.	0.60	1,295.00	\$777.00
04/04/2025	MLC	BL	Review and revise draft adversary complaint.	1.20	1,295.00	\$1,554.00
04/05/2025	BMM	BL	Draft response to objection to IRB Minutes proposed order.	1.60	1,050.00	\$1,680.00
04/05/2025	GSG	BL	Emails to/from J. Stang and B. Michael re disputed order re IRB Minutes (.3); revise and redline response to Debtor's objection (.7).	1.00	1,325.00	\$1,325.00
04/06/2025	BMM	BL	Revise draft response re IRB Minutes order.	0.40	1,050.00	\$420.00
04/06/2025	MLC	BL	Review and revise draft enterprise complaint.	2.70	1,295.00	\$3,496.50
04/06/2025	MLC	BL	Prepare e-mail to J. Stang, B. Michael and G. Greenwood re revised draft enterprise complaint.	0.40	1,295.00	\$518.00
04/06/2025	MLC	BL	Prepare e-mail to J. Stang re revised draft enterprise complaint.	0.10	1,295.00	\$129.50
04/06/2025	MLC	BL	Review and revise draft enterprise complaint.	3.90	1,295.00	\$5,050.50
04/06/2025	MLC	BL	Prepare e-mail to J. Stang, B. Michael and G. Greenwood re draft enterprise complaint.	0.40	1,295.00	\$518.00
04/06/2025	MLC	BL	Prepare e-mail to J. Stang re revised draft enterprise complaint.	0.10	1,295.00	\$129.50

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				Hours	Rate	Amount
04/07/2025	AWC	BL	Read ASF opposition to IRB disclosure order and UCC reply.	0.30	1,595.00	\$478.50
04/07/2025	BMM	BL	Revise draft response IRB Minutes order.	0.60	1,050.00	\$630.00
04/07/2025	BMM	BL	Meeting with M. Cohen, G. Greenwood, and J. Stang regarding parish complaint (1.5); prepare for same (.2).	1.70	1,050.00	\$1,785.00
04/07/2025	BMM	BL	Respond to media questions regarding IRB Minutes.	0.30	1,050.00	\$315.00
04/07/2025	BMM	BL	Call with G. Greenwood regarding division litigation.	0.30	1,050.00	\$315.00
04/07/2025	GSG	BL	Review M. Cohen comments to enterprise complaint.	1.30	1,325.00	\$1,722.50
04/07/2025	GSG	BL	Emails re enterprise complaint.	0.10	1,325.00	\$132.50
04/07/2025	GSG	BL	Finalize response to Debtor's objection to order re IRB Minutes.	0.30	1,325.00	\$397.50
04/07/2025	GSG	BL	Call with J. Stang, M. Cohen, and B. Michael re enterprise complaint.	1.50	1,325.00	\$1,987.50
04/07/2025	GSG	BL	Calls with B. Michael re enterprise complaint (.2) and further revisions to complaint (.2).	0.40	1,325.00	\$530.00
04/07/2025	MLC	BL	Participate in Zoom conference with J. Stang, B. Michael and G. Greenwood to discuss draft of the "enterprise" complaint against ADSF (1.5); prepare for same (.1).	1.60	1,295.00	\$2,072.00
04/07/2025	MLC	BL	Review G. Greenwood e-mail re Zoom conference with BRG.	0.10	1,295.00	\$129.50
04/08/2025	BMM	BL	Revise language for Committee webpage.	0.50	1,050.00	\$525.00
04/08/2025	BMM	BL	Analyze order entered regarding claims data motion.	0.30	1,050.00	\$315.00
04/08/2025	BMM	BL	Prepare notice for claimants regarding aggregate claims data.	0.30	1,050.00	\$315.00
04/08/2025	BMM	BL	Call with O. Katz regarding IRB Minutes order.	0.10	1,050.00	\$105.00
04/08/2025	GNB	BL	Review entered orders on claims data and IRB Minutes.	0.10	1,150.00	\$115.00

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				<u>Hours</u>	Rate	Amount
04/08/2025	GNB	BL	Review B. Weinstein email regarding lifting confidentiality on certain insurance documents.	0.10	1,150.00	\$115.00
04/08/2025	GSG	BL	Emails with PSZJ re enterprise complaint.	0.10	1,325.00	\$132.50
04/08/2025	GSG	BL	Review/identify documents re declassification of confidentiality.	1.50	1,325.00	\$1,987.50
04/08/2025	GSG	BL	Draft/revise enterprise complaint.	1.30	1,325.00	\$1,722.50
04/09/2025	BMM	BL	Revise notice of aggregate claims publication.	0.50	1,050.00	\$525.00
04/09/2025	BMM	BL	Analyze information for aggregated claims data notice.	1.70	1,050.00	\$1,785.00
04/09/2025	BMM	BL	Meeting with PSZJ team and BRG (partial) regarding parish division complaint.	1.20	1,050.00	\$1,260.00
04/09/2025	GSG	BL	Review enterprise structure.	0.40	1,325.00	\$530.00
04/09/2025	GSG	BL	Review CASC financials for complaint.	0.30	1,325.00	\$397.50
04/09/2025	GSG	BL	Draft/revise enterprise complaint.	1.80	1,325.00	\$2,385.00
04/09/2025	GSG	BL	Call with PSZJ team (B. Michael, M. Cohen) and BRG team (C. Ter-Gevorkian and R. Strong) re enterprise complaint.	0.80	1,325.00	\$1,060.00
04/09/2025	GSG	BL	Follow-up call with B. Michael and M. Cohen re enterprise complaint.	0.40	1,325.00	\$530.00
04/09/2025	GSG	BL	Research CA law and corporate treatises re unincorporated associations.	0.70	1,325.00	\$927.50
04/09/2025	GSG	BL	Email C. Ter-Gevorkian and R. Strong re enterprise and complaint issues.	0.50	1,325.00	\$662.50
04/09/2025	GSG	BL	Emails to/from C. Ter-Gevorkian re division financials.	0.20	1,325.00	\$265.00
04/09/2025	GSG	BL	Email with N. Hall re enterprise complaint documents.	0.30	1,325.00	\$397.50
04/09/2025	GSG	BL	Review public documents available re complaint.	0.40	1,325.00	\$530.00
04/09/2025	LAF	BL	Legal research re: unincorporated associations.	0.50	675.00	\$337.50
04/09/2025	MLC	BL	Participate in Zoom conference with B. Michael, G. Greenwood, and BRG re allegations in enterprise complaint.	1.20	1,295.00	\$1,554.00

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Hours Rate Amount
complaint legal theories and factual alligations. O25 MLC BL Prepare memo to file re unincorporated associations under CA law. O25 AWC BL Emails with ASF counsel regarding data access (.10) and read proposed stipulation (.20) and emails with team and BRG thereon (.10). O25 BMM BL Legal research regarding unincorporated associations. O25 BMM BL Call with O. Katz regarding IRB Minutes O.10 1,050.00 \$105.00 order. O25 BMM BL Call with J. Stein regarding IRB Minutes O.30 1,050.00 \$315.00 order. O25 BMM BL Call with J. Stang regarding IRB Minutes O.20 1,050.00 \$210.00 disclosure. O25 BMM BL Call with O. Katz regarding IRB Minutes O.30 1,050.00 \$210.00 order. O25 BMM BL Call with J. Stang regarding IRB Minutes O.20 1,050.00 \$210.00 disclosure. O25 BMM BL Call with O. Katz regarding IRB Minutes O.10 1,050.00 \$105.00 order. O26 GSG BL Research/review cases re unincorporated I.20 1,325.00 \$1,590.00 and lease.
associations under CA law. O25 AWC BL Emails with ASF counsel regarding data access (.10) and read proposed stipulation (.20) and emails with team and BRG thereon (.10). O25 BMM BL Legal research regarding unincorporated associations. O25 BMM BL Call with O. Katz regarding IRB Minutes 0.10 1,050.00 \$1,785.00 order. O25 BMM BL Call with J. Stein regarding IRB Minutes 0.30 1,050.00 \$315.00 order. O25 BMM BL Call with J. Stang regarding IRB Minutes 0.20 1,050.00 \$210.00 order. O25 BMM BL Call with J. Stang regarding IRB Minutes 0.20 1,050.00 \$210.00 disclosure. O25 BMM BL Call with O. Katz regarding IRB Minutes 0.10 1,050.00 \$105.00 production. O25 GSG BL Research/review cases re unincorporated 1.20 1,325.00 \$1,590.00 associations. O25 GSG BL Review real property transfer issues re RPSC 0.80 1,325.00 \$1,060.00 and lease.
access (.10) and read proposed stipulation (.20) and emails with team and BRG thereon (.10). 025 BMM BL Legal research regarding unincorporated associations. 026 BMM BL Call with O. Katz regarding IRB Minutes 0.10 1,050.00 \$105.00 order. 027 BMM BL Call with J. Stein regarding IRB Minutes 0.30 1,050.00 \$315.00 order. 028 BMM BL Call with J. Stang regarding IRB Minutes 0.20 1,050.00 \$210.00 disclosure. 029 BMM BL Call with O. Katz regarding IRB Minutes 0.20 1,050.00 \$210.00 disclosure. 020 BMM BL Call with O. Katz regarding IRB Minutes 0.10 1,050.00 \$105.00 production. 021 BMM BL Call with O. Katz regarding IRB Minutes 0.10 1,050.00 \$105.00 production. 022 GSG BL Research/review cases re unincorporated 1.20 1,325.00 \$1,590.00 and lease.
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order. O25 BMM BL Call with J. Stein regarding IRB Minutes O25 BMM BL Call with J. Stang regarding IRB Minutes O25 BMM BL Call with J. Stang regarding IRB Minutes O26 BMM BL Call with O. Katz regarding IRB Minutes O27 BMM BL Call with O. Katz regarding IRB Minutes O28 BMM BL Call with O. Katz regarding IRB Minutes O29 GSG BL Research/review cases re unincorporated O29 GSG BL Review real property transfer issues re RPSC O29 GSG BL Review real property transfer issues re RPSC O29 O30 S1,060.00 O30 1,050.00 O30 \$1,050.00 O30 \$1,05
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disclosure. O25 BMM BL Call with O. Katz regarding IRB Minutes production. O25 GSG BL Research/review cases re unincorporated associations. O26 GSG BL Review real property transfer issues re RPSC and lease. O27 GSG BL Review real property transfer issues re RPSC and lease.
production. O25 GSG BL Research/review cases re unincorporated 1.20 1,325.00 \$1,590.00 associations. O25 GSG BL Review real property transfer issues re RPSC 0.80 1,325.00 \$1,060.00 and lease.
associations. 025 GSG BL Review real property transfer issues re RPSC 0.80 1,325.00 \$1,060.00 and lease.
and lease.
025 GSG BL Draft/revise enterprise complaint. 2.50 1,325.00 \$3,312.50
O25 GSG BL Review issues re service of process on unincorporated association. 0.40 1,325.00 \$530.00
025 GSG BL Confer with L. Forrester re additional lawsuits 0.40 1,325.00 \$530.00 and research re enterprise defendants.
025 GSG BL Review documents from BRG re high school 0.40 1,325.00 \$530.00 status.
025 GSG BL Call with B. Michael re claims data motion 0.40 1,325.00 \$530.00 and orders.
025 JIS BL Call with B. Michael regarding production of documents pursuant to bankruptcy court order on claims. 0.50 1,950.00 \$975.00
025 LAF BL Legal research re: service on unincorporated 1.00 675.00 \$675.00

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				<u>Hours</u>	Rate	Amount
04/10/2025	LAF	BL	Legal research re: ASF high school lawsuits.	1.50	675.00	\$1,012.50
04/10/2025	MLC	BL	Emails with BRG and PSZJ re legal theories and facts relevant to enterprise complaint.	3.90	1,295.00	\$5,050.50
04/11/2025	AWC	BL	Emails with ASF counsel, team and BRG regarding various discovery items.	0.30	1,595.00	\$478.50
04/11/2025	BMM	BL	Analyze draft Serenic stipulation.	0.50	1,050.00	\$525.00
04/11/2025	BMM	BL	Call with G. Greenwood regarding parish litigation.	0.30	1,050.00	\$315.00
04/11/2025	GSG	BL	Review documents re Serra Clergy House.	1.00	1,325.00	\$1,325.00
04/11/2025	GSG	BL	Call with J. Stang re support corporations.	0.20	1,325.00	\$265.00
04/11/2025	GSG	BL	Review RPSC lease (.2) and emails to/from L. Forrester re same (.1).	0.30	1,325.00	\$397.50
04/11/2025	GSG	BL	Review website re parish policies.	1.10	1,325.00	\$1,457.50
04/11/2025	GSG	BL	Draft/revise enterprise complaint.	3.10	1,325.00	\$4,107.50
04/11/2025	GSG	BL	Email PSZJ team re enterprise complaint.	0.20	1,325.00	\$265.00
04/11/2025	GSG	BL	Emails to/from C. Ter-Gevorkian re parishes.	0.20	1,325.00	\$265.00
04/11/2025	GSG	BL	Review enterprise complaint confidentiality de-designation issues.	1.60	1,325.00	\$2,120.00
04/11/2025	GSG	BL	Email PSZJ team re Serra Clergy House.	0.20	1,325.00	\$265.00
04/11/2025	GSG	BL	Revise enterprise complaint re J. Stang comments.	0.60	1,325.00	\$795.00
04/11/2025	GSG	BL	Emails to/from PSZJ team re additional questions and comments on enterprise complaint.	0.30	1,325.00	\$397.50
04/11/2025	JIS	BL	Call G. Greenwood regarding enterprise complaint.	0.20	1,950.00	\$390.00
04/11/2025	JIS	BL	Review/edit draft declaratory relief action on parishes and affilites.	0.80	1,950.00	\$1,560.00
04/11/2025	JIS	BL	Conference with M. Cohen re status of enterprise action.	0.20	1,950.00	\$390.00
04/11/2025	LAF	BL	Research re: ASF high school properties.	1.10	675.00	\$742.50
04/11/2025	MLC	BL	Confer in office with J. Stang re ADSF mediation and enterprise complaint.	0.20	1,295.00	\$259.00

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				<u>Hours</u>	Rate	Amount
04/11/2025	MLC	BL	Prepare e-mail to J. Stang, B. Michael and G. Greenwood re evidence for enterprise complaint.	0.20	1,295.00	\$259.00
04/11/2025	MLC	BL	Review G. Greenwood emails re enterprise complaint.	0.20	1,295.00	\$259.00
04/11/2025	MLC	BL	Prepare e-mail to G. Greenwood, J. Stang and B. Michael re evidentiary issues for enterprise complaint.	0.60	1,295.00	\$777.00
04/11/2025	MLC	BL	Review G. Greenwood e-mail re revised draft of adversary complaint.	0.10	1,295.00	\$129.50
04/11/2025	MLC	BL	Review J. Stang's comments and suggested changes to draft enterprise complaint.	0.40	1,295.00	\$518.00
04/11/2025	MLC	BL	Review G. Greenwood e-mail re documents that need "confidentiality designations" removed.	0.10	1,295.00	N/C
04/11/2025	MLC	BL	Prepare e-mail to G. Greenwood re revisions to draft enterprise complaint.	0.10	1,295.00	\$129.50
04/11/2025	MLC	BL	E-mail with PSZJ team re enterprise complaint.	1.70	1,295.00	\$2,201.50
04/11/2025	NJH	BL	Analyze produced financial statements for use in upcoming enterprise complaint.	4.30	595.00	\$2,558.50
04/12/2025	GSG	BL	Review documents re Serra Clergy House and finances (.5) and revise enterprise complaint re same (.3).	0.80	1,325.00	\$1,060.00
04/12/2025	GSG	BL	Email PSZJ team re further updates to the enterprise complaint.	0.10	1,325.00	\$132.50
04/12/2025	MLC	BL	Review latest draft of adversary complaint.	1.00	1,295.00	\$1,295.00
04/12/2025	MLC	BL	Review G. Greenwood e-mail re Serra Clergy House and enterprise complaint.	0.10	1,295.00	\$129.50
04/13/2025	BMM	BL	Emails with team regarding division complaint.	0.30	1,050.00	\$315.00
04/13/2025	BMM	BL	Email with Debtor regarding IRB production.	0.10	1,050.00	\$105.00
04/13/2025	MLC	BL	Revise latest draft of enterprise complaint.	1.20	1,295.00	\$1,554.00
04/13/2025	MLC	BL	Prepare e-mail to B. Michael, G. Greenwood and J. Stang re enterprise complaint.	0.60	1,295.00	\$777.00

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				<u>Hours</u>	Rate	Amount
04/14/2025	AWC	BL	Emails with counsel and team regarding IRB documents.	0.30	1,595.00	\$478.50
04/14/2025	BMM	BL	Revise list of documents for confidentiality declassification request.	0.40	1,050.00	\$420.00
04/14/2025	BMM	BL	Call with G. Greenwood regarding enterprise complaint.	0.10	1,050.00	\$105.00
04/14/2025	BMM	BL	Emails with Debtor and team regarding production of IRB Minutes.	0.40	1,050.00	\$420.00
04/14/2025	BMM	BL	Call with PSZJ team regarding enterprise complaint.	1.40	1,050.00	\$1,470.00
04/14/2025	GNB	BL	Email N. Hall regarding Debtor document production nos. 26 and 27; email with A. Caine and with B. Michael regarding same.	0.10	1,150.00	\$115.00
04/14/2025	GSG	BL	Review M. Cohen comments (.3) and revise enterprise complaint (.8).	1.10	1,325.00	\$1,457.50
04/14/2025	GSG	BL	Review BRG email and spreadsheet re enterprise complaint.	0.50	1,325.00	\$662.50
04/14/2025	GSG	BL	Review N. Hall spreadsheet (.2) and email B. Michael (.1) re de-designation of confidentiality.	0.30	1,325.00	\$397.50
04/14/2025	GSG	BL	Call with B. Michael re enterprise complaint.	0.10	1,325.00	\$132.50
04/14/2025	GSG	BL	Emails to/from PSZJ team re enterprise complaint.	0.20	1,325.00	\$265.00
04/14/2025	GSG	BL	Confer with M. Renck re exhibit to enterprise complaint.	0.20	1,325.00	\$265.00
04/14/2025	GSG	BL	Research/review cases re enterprise complaint.	1.10	1,325.00	\$1,457.50
04/14/2025	GSG	BL	Call with J. Stang re self-settled trust issues.	0.20	1,325.00	\$265.00
04/14/2025	GSG	BL	Research subordinate corporate status.	0.80	1,325.00	\$1,060.00
04/14/2025	GSG	BL	Review J. Stang comments (.3) and revise enterprise complaint (.6).	0.90	1,325.00	\$1,192.50
04/14/2025	GSG	BL	Conference with J. Stang, M. Cohen, and B. Michael re enterprise complaint.	1.40	1,325.00	\$1,855.00
04/14/2025	GSG	BL	Call with J. Stang and B. Michael re claims data orders.	0.10	1,325.00	\$132.50
04/14/2025 Casse	GSG 2233-330	BL 5664	Revise enterprise complaint. Don:#112331) #ilenti:07/101/225 #Interenti:07/11 off 25/1	0.50 001/2250190.4	1,325.00	\$662.50 ge 1546

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				Полия	Data	A ma ayyant
04/14/2025	GSG	BL	Email G. Brown re confidentiality issues and spreadsheets re identity of documents for dedesignation.	<u>Hours</u> 0.30	Rate 1,325.00	<u>Amount</u> \$397.50
04/14/2025	GSG	BL	Research/review self-settled trust cases.	0.40	1,325.00	\$530.00
04/14/2025	GSG	BL	Review draft exhibit to enterprise complaint.	0.60	1,325.00	\$795.00
04/14/2025	JIS	BL	Review enterprise complaint.	1.10	1,950.00	\$2,145.00
04/14/2025	JIS	BL	PSZJ call to review draft of declaratory relief enterprise complaint.	1.40	1,950.00	\$2,730.00
04/14/2025	JIS	BL	Review of next version of declaratory relief enterprise complaint.	0.30	1,950.00	\$585.00
04/14/2025	MLC	BL	Revise enterprise complaint.	0.90	1,295.00	\$1,165.50
04/14/2025	MLC	BL	Emails with PSZJ re enterprise complaint.	0.40	1,295.00	\$518.00
04/14/2025	MLC	BL	Review G. Greenwood e-mail re financial records that need to be de-designated.	0.10	1,295.00	N/C
04/14/2025	MLC	BL	Participate in Zoom conference with J. Stang, G. Greenwood, B. Michael re current draft of enterprise complaint.	1.40	1,295.00	\$1,813.00
04/14/2025	NJH	BL	Draft spreadsheet containing information mined from financial statements which need confidentiality designations removed.	3.20	595.00	\$1,904.00
04/15/2025	BMM	BL	Review re-produced IRB Minutes for survivor identifying information.	3.50	1,050.00	\$3,675.00
04/15/2025	BMM	BL	Review, redact survivor identifying information in IRB Minutes.	1.60	1,050.00	\$1,680.00
04/15/2025	BMM	BL	Call with BRG (in part) and G. Brown regarding discovery issues.	0.70	1,050.00	\$735.00
04/15/2025	BMM	BL	Call with journalist regarding IRB Minutes.	0.30	1,050.00	\$315.00
04/15/2025	BMM	BL	Communications with S. Horowitz regarding Committee website for IRB Minutes.	0.30	1,050.00	\$315.00
04/15/2025	BMM	BL	Zoom with journalist regarding IRB Minutes.	0.60	1,050.00	\$630.00
04/15/2025	GNB	BL	Call with G. Greenwood regarding IRB Minutes.	0.10	1,150.00	\$115.00
04/15/2025	GNB	BL	Call with G. Greenwood regarding dedesignation of confidential documents.	0.40	1,150.00	\$460.00

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				<u>Hours</u>	Rate	<u>Amount</u>
04/15/2025	GNB	BL	Call with B. Michael regarding enterprise complaint.	0.10	1,150.00	\$115.00
04/15/2025	GNB	BL	Draft letter to counsel for Debtor and divisions requesting removal of confidentiality designations on documents.	1.20	1,150.00	\$1,380.00
04/15/2025	GSG	BL	Emails and call with B. Michael re IRB Minutes.	0.20	1,325.00	\$265.00
04/15/2025	GSG	BL	Review J. Stang comments (.1) and email response re enterprise complaint (.1).	0.20	1,325.00	\$265.00
04/15/2025	GSG	BL	Review IRB Minutes re further redactions.	2.20	1,325.00	\$2,915.00
04/15/2025	GSG	BL	Call with G. Brown re de-designation of confidential documents.	0.40	1,325.00	\$530.00
04/15/2025	GSG	BL	Call with G. Brown re IRB Minutes.	0.10	1,325.00	\$132.50
04/15/2025	GSG	BL	Review emails re meet and confer history re IRB Minutes.	0.20	1,325.00	\$265.00
04/15/2025	GSG	BL	Review document production re leasing of property used by operating divisions.	2.40	1,325.00	\$3,180.00
04/15/2025	GSG	BL	Revise enterprise complaint.	0.30	1,325.00	\$397.50
04/15/2025	GSG	BL	Call with B. Michael re release of IRB Minutes.	0.40	1,325.00	\$530.00
04/15/2025	GSG	BL	Confer with M. Renck and emails re exhibit to enterprise complaint.	0.10	1,325.00	\$132.50
04/15/2025	MLC	BL	Emails with J. Stang and G. Greenwood re enterprise complaint.	0.60	1,295.00	\$777.00
04/15/2025	NJH	BL	Upload, process Debtor and Non-Debtor production documents onto Everlaw database.	0.70	595.00	\$416.50
04/15/2025	NJH	BL	Revise production log.	0.30	595.00	\$178.50
04/16/2025	AWC	BL	Emails with team and BRG regarding outstanding documents (.20); emails with team and RPSC counsel re accountant depo/documents (.30); read media report on IRB Minutes (.30).	0.80	1,595.00	\$1,276.00
04/16/2025	BMM	BL	Call with G. Greenwood regarding division complaint.	0.60	1,050.00	\$630.00
04/16/2025	GNB e: 223-330	BL	Call with B. Michael regarding potential fraudulent transfers. Duc# 12333 Hillerd: 07/100/225 Entered: 07/10	0.10	1,150.00	\$115.00

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				<u>Hours</u>	Rate	Amount
04/16/2025	GSG	BL	Review pleadings from L. Forrester re high school litigation.	0.30	1,325.00	\$397.50
04/16/2025	GSG	BL	Analyze related pleadings re church divisions.	1.60	1,325.00	\$2,120.00
04/16/2025	GSG	BL	Email J. Stang and B. Michael re enterprise complaint.	0.30	1,325.00	\$397.50
04/16/2025	GSG	BL	Call with J. Stang re enterprise complaint and support corporations.	0.30	1,325.00	\$397.50
04/16/2025	GSG	BL	Review governance documents re RPSC/CASC.	0.90	1,325.00	\$1,192.50
04/16/2025	GSG	BL	Email PSZJ team re support corporation issues.	0.40	1,325.00	\$530.00
04/16/2025	GSG	BL	Revise enterprise complaint.	0.80	1,325.00	\$1,060.00
04/16/2025	GSG	BL	Call with J. Stang re enterprise complaint and 544 claims.	0.20	1,325.00	\$265.00
04/16/2025	GSG	BL	Review related pleadings re self-settled trust claims and declaratory relief.	0.80	1,325.00	\$1,060.00
04/16/2025	GSG	BL	Analyze CA law re creditor rights.	0.90	1,325.00	\$1,192.50
04/16/2025	GSG	BL	Confer with B. Michael re claims data notice.	0.10	1,325.00	\$132.50
04/16/2025	JIS	BL	Call with B. Michael regarding release of IRB Minutes.	0.20	1,950.00	\$390.00
04/16/2025	JIS	BL	Call with G. Greenwood regarding enterprise complaint.	0.30	1,950.00	\$585.00
04/16/2025	JIS	BL	Review Oakland decision regarding declaratory relief action.	0.50	1,950.00	\$975.00
04/16/2025	JIS	BL	Calls/discussions regarding the declaratory relief enterprise action: call with R. Pachulski (.4); call with G. Greenwood (.2); meeting with M. Cohen (.5); call with K. Brown (.3); call with B. Michael (.2).	1.60	1,950.00	\$3,120.00
04/16/2025	MLC	BL	Emails with J. Stang and G. Greenwood re enterprise complaint.	0.80	1,295.00	\$1,036.00
04/17/2025	BMM	BL	Respond to journalist questions regarding IRB Minutes.	0.70	1,050.00	\$735.00
04/17/2025	BMM	BL	Call with reporter regarding IRB Minutes.	0.30	1,050.00	\$315.00

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				<u>Hours</u>	Rate	Amount
04/17/2025	BMM	BL	Call with G. Greenwood regarding division enterprise complaint.	0.90	1,050.00	\$945.00
04/17/2025	BMM	BL	Call with PSZJ team regarding enterprise complaint.	1.30	1,050.00	\$1,365.00
04/17/2025	GNB	BL	Draft letters to counsel for Debtor (1.3); RPSC (.8); CASC (.7), high schools (.9) and Cemeteries (.5) regarding de-designation of confidentiality of certain documents under Stipulated Protective Order.	4.20	1,150.00	\$4,830.00
04/17/2025	GSG	BL	Review emails (.1) and ASF response (.1) to claims data order.	0.20	1,325.00	\$265.00
04/17/2025	GSG	BL	Research re 544(a) claims.	2.80	1,325.00	\$3,710.00
04/17/2025	GSG	BL	Review article and related law re section 544.	0.70	1,325.00	\$927.50
04/17/2025	GSG	BL	Confer with B. Michael re trust issues.	0.80	1,325.00	\$1,060.00
04/17/2025	GSG	BL	Review articles re disclosure of IRB Minutes.	0.20	1,325.00	\$265.00
04/17/2025	GSG	BL	Brief research re 541 claims and standing.	0.60	1,325.00	\$795.00
04/17/2025	GSG	BL	Call with J. Stang, B. Michael, and M. Cohen re enterprise complaint.	1.30	1,325.00	\$1,722.50
04/17/2025	GSG	BL	Revise/finalize enterprise complaint.	0.80	1,325.00	\$1,060.00
04/17/2025	GSG	BL	Email PSZJ team re enterprise complaint.	0.10	1,325.00	\$132.50
04/17/2025	GSG	BL	Review additional trust cases and related CA Law.	0.90	1,325.00	\$1,192.50
04/17/2025	GSG	BL	Email BRG re parish exhibit.	0.10	1,325.00	\$132.50
04/17/2025	GSG	BL	Emails to/from J. Stang re complaint status.	0.10	1,325.00	\$132.50
04/17/2025	GSG	BL	Emails to/from G. Brown re confidentiality correspondence.	0.10	1,325.00	\$132.50
04/17/2025	JIS	BL	Research regarding 544 issues for declaratory relief action.	1.20	1,950.00	\$2,340.00
04/17/2025	JIS	BL	PSZJ call regarding theories for relief on declaratory action regarding divisions.	1.30	1,950.00	\$2,535.00
04/17/2025	JIS	BL	Continued research regarding theories for enterprise complaint.	1.30	1,950.00	\$2,535.00
04/17/2025	MLC	BL	Emails with J. Stang and G. Greenwood re enterprise complaint.	0.40	1,295.00	\$518.00

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				<u>Hours</u>	Rate	Amount
04/17/2025	MLC	BL	Emails with PSZJ team re enterprise complaint causes of action.	0.60	1,295.00	\$777.00
04/17/2025	MLC	BL	Participate in Zoom conference with J. Stang, B. Michael and G. Greenwood re enterprise complaint.	1.30	1,295.00	\$1,683.50
04/17/2025	MLC	BL	Review revised draft of adversary complaint.	0.30	1,295.00	\$388.50
04/18/2025	AWC	BL	Read and revise draft letter regarding de- designation of documents and emails with team thereon (.30); emails regarding RPSC deposition (.10).	0.40	1,595.00	\$638.00
04/18/2025	BMM	BL	Call with G. Greenwood regarding division complaint.	0.30	1,050.00	\$315.00
04/18/2025	BMM	BL	Call with G. Brown regarding document confidentiality de-classification.	0.20	1,050.00	\$210.00
04/18/2025	BMM	BL	Revise confidentiality de-classification letters.	0.90	1,050.00	\$945.00
04/18/2025	GNB	BL	Email with PSZJ team regarding dedesignation of confidentiality of documents.	0.10	1,150.00	\$115.00
04/18/2025	GNB	BL	Finalize letters to counsel for Debtor, RPSC, CASC, high schools, and Cemeteries regarding de-designation of confidentiality of certain documents under Stipulated Protective Order.	0.20	1,150.00	\$230.00
04/18/2025	GNB	BL	Call with B. Michael regarding litigation strategy on Rule 2004, motions to compel.	0.10	1,150.00	\$115.00
04/18/2025	GSG	BL	Email counsel regarding draft enterprise complaint.	0.10	1,325.00	\$132.50
04/18/2025	GSG	BL	Review documents from C. Ter-Gevorkian re enterprise complaint.	0.60	1,325.00	\$795.00
04/18/2025	GSG	BL	Review financials and documents from BRG for enterprise complaint.	0.80	1,325.00	\$1,060.00
04/18/2025	GSG	BL	Call with B. Michael re operating divisions.	0.30	1,325.00	\$397.50
04/18/2025	GSG	BL	Confer with M. Renck re CA Department of Education research.	0.20	1,325.00	\$265.00
04/18/2025	GSG	BL	Review additional documents and websites re licensing issues.	0.20	1,325.00	\$265.00
04/18/2025	GSG :: 2233-330 0	BL	Emails to/from BRG and PSZJ team re status Duff Parishes and School 10125 Entered: 07/1	0.20	1,325.00	\$265.00 £263 L

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				<u>Hours</u>	Rate	Amount
04/18/2025	GSG	BL	Emails to/from J. Stang re alleged trust claims and relief.	0.30	1,325.00	\$397.50
04/18/2025	GSG	BL	Brief research re standing issues under 544.	0.20	1,325.00	\$265.00
04/18/2025	JIS	BL	Call with G. Greenwood and B. Michael regarding facts supporting enterprise complaint.	0.20	1,950.00	\$390.00
04/18/2025	JIS	BL	Research church property exemption.	0.30	1,950.00	\$585.00
04/18/2025	JIS	BL	Continued review of issues related to enterprise complaint.	1.80	1,950.00	\$3,510.00
04/18/2025	MLC	BL	Emails with PSZJ and BRG re facts and causes of action for enterprise complaint.	3.50	1,295.00	\$4,532.50
04/21/2025	AWC	BL	Review and revise draft "enterprise" complaint (.70); emails with team regarding RPSC discovery issues (.20).	0.90	1,595.00	\$1,435.50
04/21/2025	BMM	BL	Revise certificate of service regarding notice of aggregate claims data publication.	0.30	1,050.00	\$315.00
04/21/2025	GNB	BL	Email with B. Michael regarding O. Katz request for extension of time to respond to request for de-designation of confidentiality of documents; email with K. Rios regarding documents at issue.	0.10	1,150.00	\$115.00
04/21/2025	GNB	BL	Email G. Greenwood regarding factual predicates for enterprise complaint.	0.10	1,150.00	\$115.00
04/21/2025	GSG	BL	Revise enterprise complaint exhibit.	0.30	1,325.00	\$397.50
04/21/2025	GSG	BL	Draft/revise enterprise complaint re additional cause of action.	1.10	1,325.00	\$1,457.50
04/21/2025	GSG	BL	Emails to/from BRG re enterprise complaint.	0.10	1,325.00	\$132.50
04/21/2025	GSG	BL	Review licensing website (.2) and confer with M. Renck re documentation (.1).	0.30	1,325.00	\$397.50
04/21/2025	GSG	BL	Review and incorporate A. Caine comments re enterprise complaint.	0.50	1,325.00	\$662.50
04/21/2025	GSG	BL	Emails to/from G. Brown re 2004 exam and meet and confer issues.	0.10	1,325.00	\$132.50
04/21/2025	GSG	BL	Review schedule re school/parish registrations and licenses.	0.30	1,325.00	\$397.50

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				<u>Hours</u>	Rate	Amount
04/21/2025	GSG	BL	Review cases/research re trust issues for enterprise complaint.	0.90	1,325.00	\$1,192.50
04/21/2025	GSG	BL	Review/research re 544/541issues.	1.90	1,325.00	\$2,517.50
04/21/2025	GSG	BL	Review decision and commentary re sealing of confidential documents.	0.60	1,325.00	\$795.00
04/21/2025	GSG	BL	Review RPSC/CASC.	1.90	1,325.00	\$2,517.50
04/21/2025	JIS	BL	Review Third Circuit decision regarding sealing of records under Bankruptcy Code section 107.	0.40	1,950.00	\$780.00
04/21/2025	JIS	BL	Review 9th Circuit and CA cases regarding strong arm powers related to assertion of trust to property.	2.60	1,950.00	\$5,070.00
04/21/2025	MLC	BL	Emails with J. Stang and G. Greenwood re RPSC/CASC issues.	0.30	1,295.00	\$388.50
04/21/2025	MLC	BL	Emails with PSZJ and BRG re enterprise complaint facts and legal theories.	1.80	1,295.00	\$2,331.00
04/21/2025	NJH	BL	Analyze RPSC documents to be de-designated of confidentiality.	0.40	595.00	\$238.00
04/22/2025	AWC	BL	Emails with team regarding support corporations discovery.	0.20	1,595.00	\$319.00
04/22/2025	BMM	BL	Call with G. Greenwood and J. Stang (partial) regarding parish litigation.	1.00	1,050.00	\$1,050.00
04/22/2025	BMM	BL	Call with J. Stang regarding Debtor's request for extension on de-classification.	0.30	1,050.00	\$315.00
04/22/2025	BMM	BL	Call with BRG and PSZJ regarding ongoing discovery issues.	0.90	1,050.00	\$945.00
04/22/2025	BMM	BL	Call with G. Brown regarding fraudulent transfer investigation.	0.30	1,050.00	\$315.00
04/22/2025	BMM	BL	Call G. Greenwood and G. Brown regarding financial discovery questions.	0.20	1,050.00	\$210.00
04/22/2025	BMM	BL	Call with G. Brown regarding support corporations litigation.	0.20	1,050.00	\$210.00
04/22/2025	BMM	BL	Call with K. Dine regarding support corporations litigation.	0.20	1,050.00	\$210.00
04/22/2025	GNB	BL	Video conference with PSZJ and BRG	0.90	1,150.00	\$1,035.00
Cass	:2233-3300	566 44	regarding litigation issues. Doug# 122330 Hiller 107/101/225 Entered 107/101/225	001/ <i>22</i> 55 0190 4	333.4503 FPam	pe 12653

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				<u>Hours</u>	Rate	Amount
04/22/2025	GNB	BL	Video conference with B. Michael regarding fraudulent transfer issues.	0.30	1,150.00	\$345.00
04/22/2025	GNB	BL	Video conference with B. Michael and G. Greenwood regarding fraudulent transfer.	0.10	1,150.00	\$115.00
04/22/2025	GNB	BL	(Committee Rule 2004 to BPM) Review emails from BRG updating status of RPSC documents.	0.10	1,150.00	\$115.00
04/22/2025	GNB	BL	Email with C. Johnson regarding removal of confidentiality designations on CASC documents.	0.10	1,150.00	\$115.00
04/22/2025	GNB	BL	Draft letter to L. Linsky regarding Sacred Heart Catholic Prep de-designation of documents as confidential.	0.20	1,150.00	\$230.00
04/22/2025	GNB	BL	Briefly review zip file from N. Hall regarding documents requested by K. Rios regarding RPSC de-designation of confidentiality; email K. Rios regarding same (.1); briefly review sharefile regarding same and email K. Rios (.1).	0.20	1,150.00	\$230.00
04/22/2025	GSG	BL	Review RPSC/CASC documents re structure and purpose.	1.20	1,325.00	\$1,590.00
04/22/2025	GSG	BL	Call with J. Stang and B. Michael re support corporation claims.	0.70	1,325.00	\$927.50
04/22/2025	GSG	BL	Email to/from R. Strong re operating divisions.	0.20	1,325.00	\$265.00
04/22/2025	GSG	BL	Draft/analyze support corporation claims.	4.20	1,325.00	\$5,565.00
04/22/2025	GSG	BL	Emails to/from PSZJ team re anticipated litigation.	0.10	1,325.00	\$132.50
04/22/2025	GSG	BL	Call with G. Brown re Rule 2004 discovery and pending litigation.	0.30	1,325.00	\$397.50
04/22/2025	GSG	BL	Call with G. Brown (partial) and B. Michael re anticipated litigation.	0.80	1,325.00	\$1,060.00
04/22/2025	GSG	BL	Review BRG documents re operating divisions and changes to financial statements.	0.40	1,325.00	\$530.00
04/22/2025	GSG	BL	Brief research re 544 strong arm powers and limitations.	0.50	1,325.00	\$662.50
04/22/2025 Casse	JIS 2: 223-330	BL 25664	Call with BRG regarding avoidance actions. Doug# 1122330 Filter 1.007/1001/225 Entered 1.007/1001/27/1	1.00 001/2255 0190 4	1,950.00	\$1,950.00 £264

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				<u>Hours</u>	Rate	Amount
04/22/2025	JIS	BL	Call with B. Michael and G. Greenwood re enterprise complaint.	0.70	1,950.00	\$1,365.00
04/22/2025	MLC	BL	Review BRG emails re enterprise complaint facts.	0.50	1,295.00	\$647.50
04/23/2025	AWC	BL	Review and revise ASF stipulation regarding protective order (Serenic) (.30) and emails with team, BRG and counsel thereon (.20); emails with team regarding document dedesignation issues (.40).	0.90	1,595.00	\$1,435.50
04/23/2025	BMM	BL	Email with Debtor's counsel regarding request for confidentiality de-classification.	0.30	1,050.00	\$315.00
04/23/2025	BMM	BL	Call with J. Stang regarding support corporations litigation.	0.20	1,050.00	\$210.00
04/23/2025	BMM	BL	Discussion with PSZJ team regarding litigation next steps after enterprise complaint filing.	0.70	1,050.00	\$735.00
04/23/2025	BMM	BL	Call with G. Greenwood regarding support corporation litigation.	0.40	1,050.00	\$420.00
04/23/2025	BMM	BL	Revise division litigation complaint.	1.40	1,050.00	\$1,470.00
04/23/2025	GNB	BL	Emails with N. Hall regarding guidance for responding to A. Cottrell email regarding dedesignation of confidentiality on certain documents (.1); email with A. Cottrell regarding same (.1).	0.20	1,150.00	\$230.00
04/23/2025	GNB	BL	Emails to R. Harris and L. Linsky regarding agreement to be bound to Stipulated Protective Order.	0.10	1,150.00	\$115.00
04/23/2025	GNB	BL	Email with S. Williamson regarding Stipulated Protective Order and de-designation of documents marked as confidential.	0.20	1,150.00	\$230.00
04/23/2025	GNB	BL	Edit stipulated protective order addendum with regard to Serenic (.4); review A. Caine edits to same (.1).	0.50	1,150.00	\$575.00
04/23/2025	GNB	BL	Call with B. Michael regarding open and anticipated litigation issues.	0.40	1,150.00	\$460.00
04/23/2025	GNB	BL	Email with PSZJ team regarding status of dedesignating confidentiality from documents.	0.10	1,150.00	\$115.00

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				<u>Hours</u>	Rate	<u>Amount</u>
04/23/2025	GNB	BL	Call with D. Robinson regarding CASC position on de-designation of bylaws and financial documents marked as confidential (.1); prepare for same (.1); draft memo to file memorializing call (.1).	0.30	1,150.00	\$345.00
04/23/2025	GNB	BL	Read agreements to be bound to Stipulated Protective Order from R. Harris and S. Williamson; email with R. Harris regarding same.	0.10	1,150.00	\$115.00
04/23/2025	GNB	BL	Email with PSZJ team regarding enterprise complaint.	0.10	1,150.00	\$115.00
04/23/2025	GSG	BL	Draft complaint re CASC/RPSC.	2.70	1,325.00	\$3,577.50
04/23/2025	GSG	BL	Call with J. Stang, M. Cohen, and B. Michael re next steps after enterprise complaint.	0.70	1,325.00	\$927.50
04/23/2025	GSG	BL	Call with B. Michael re next steps and staffing re litigation.	0.30	1,325.00	\$397.50
04/23/2025	GSG	BL	Emails to/from G. Brown re de-designation of confidential documents.	0.10	1,325.00	\$132.50
04/23/2025	GSG	BL	Draft motion to seal complaint.	3.60	1,325.00	\$4,770.00
04/23/2025	GSG	BL	Further edits to enterprise complaint.	0.50	1,325.00	\$662.50
04/23/2025	GSG	BL	Confer with M. Renck re finalizing enterprise complaint and coversheet.	0.10	1,325.00	\$132.50
04/23/2025	GSG	BL	Review agents for service re Vallombrosa and Serra.	0.60	1,325.00	\$795.00
04/23/2025	GSG	BL	Emails re CASC confidentiality designations.	0.20	1,325.00	\$265.00
04/23/2025	JIS	BL	Call with B. Michael regarding avoidance actions.	0.20	1,950.00	\$390.00
04/23/2025	JIS	BL	Telephone call with B. Michael, G. Greenwood and M. Cohen regarding enterprise complaint.	0.70	1,950.00	\$1,365.00
04/23/2025	MLC	BL	Participate in conference call with J. Stang, B. Michael and G. Greenwood re enterprise complaint.	0.70	1,295.00	\$906.50
04/23/2025	MLC	BL	Review G. Greenwood e-mail re motion to seal.	0.20	1,295.00	\$259.00
04/23/2025	NJH	BL	Analyze Debtor-produced documents to be de-	1.80	595.00	\$1,071.00
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				<u>Hours</u>	Rate	Amount
04/23/2025	NJH	BL	Analyze Sacred Heart High School documents to be de-designated of confidentiality.	0.60	595.00	\$357.00
04/23/2025	NJH	BL	Analyze Archbishop Riordan High School, Junipero Serra High School, and Marin Catholic High School documents to be de- designated of confidentiality.	1.00	595.00	\$595.00
04/24/2025	AWC	BL	Emails with team and BRG regarding Serenic stipulation.	0.20	1,595.00	\$319.00
04/24/2025	BMM	BL	Revise motion to seal enterprise complaint.	0.30	1,050.00	\$315.00
04/24/2025	BMM	BL	Analyze facts potentially relevant to division complaint.	0.10	1,050.00	\$105.00
04/24/2025	GNB	BL	Revise my declaration in support of motion to seal enterprise complaint.	0.90	1,150.00	\$1,035.00
04/24/2025	GNB	BL	Review agreements to be bound to Stipulated Protective Order from McDermott Emery; email with L. Linsky regarding same.	0.10	1,150.00	\$115.00
04/24/2025	GNB	BL	Email Cemeteries' counsel regarding documents for de-designation as confidential.	0.10	1,150.00	\$115.00
04/24/2025	GNB	BL	Email with BRG regarding Serenic stipulation.	0.10	1,150.00	\$115.00
04/24/2025	GSG	BL	Draft motion to seal enterprise complaint.	0.60	1,325.00	\$795.00
04/24/2025	GSG	BL	Draft G. Brown declaration in support of motion to seal enterprise complaint.	0.70	1,325.00	\$927.50
04/24/2025	GSG	BL	Draft order re motion to seal enterprise complaint.	0.30	1,325.00	\$397.50
04/24/2025	GSG	BL	Revise enterprise complaint for filing and service.	0.80	1,325.00	\$1,060.00
04/24/2025	GSG	BL	Review meet and confer emails with other parties re confidentiality.	0.20	1,325.00	\$265.00
04/24/2025	GSG	BL	Analyze issues re issuance of summons and scheduling order re enterprise complaint.	0.30	1,325.00	\$397.50
04/24/2025	GSG	BL	Call with J. Stang re litigation status.	0.40	1,325.00	\$530.00
04/24/2025	GSG	BL	Confer internally re outstanding litigation issues.	0.20	1,325.00	\$265.00
04/24/2025	GSG	BL	Draft CASC/RPSC complaint.	2.80	1,325.00	\$3,710.00

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				<u>Hours</u>	Rate	Amount
04/24/2025	GSG	BL	Review tax record for support corporations complaint.	0.80	1,325.00	\$1,060.00
04/24/2025	GSG	BL	Emails to/from G. Brown re sealing motion and comments.	0.20	1,325.00	\$265.00
04/24/2025	JIS	BL	Call K. Brown regarding avoidance actions.	0.20	1,950.00	\$390.00
04/24/2025	JIS	BL	Call G. Greenwood regarding declassification of confidentiality.	0.50	1,950.00	\$975.00
04/24/2025	NJH	BL	Analyze Cemetery department documents to be de-designated of confidentiality.	0.50	595.00	\$297.50
04/25/2025	AWC	BL	Emails with team regarding Serenic information/stipulation (.20); emails with team regarding document de-designation/strategy (.20) and review draft enterprisecomplaint (.20).	0.60	1,595.00	\$957.00
04/25/2025	BMM	BL	Call with G. Greenwood regarding support corporation litigation.	0.80	1,050.00	\$840.00
04/25/2025	BMM	BL	Call with BRG and PSZJ regarding potential avoidable transfers.	0.60	1,050.00	\$630.00
04/25/2025	GNB	BL	Call with B. Michael regarding enterprise complaint, de-designation of confidentiality.	0.40	1,150.00	\$460.00
04/25/2025	GNB	BL	Revise my declaration in support of motion to seal enterprise complaint.	0.10	1,150.00	\$115.00
04/25/2025	GNB	BL	Emails with A. Cottrell re call on April 28 re de-designation of confidentiality of certain documents; email with PSZJ re same; prepare for same; email with R. Charles re scheduling call today re de-designation of confidentiality of certain documents.	0.10	1,150.00	\$115.00
04/25/2025	GNB	BL	Email with B. Michael regarding Serenic stipulation.	0.10	1,150.00	\$115.00
04/25/2025	GNB	BL	Prepare for call with R. Charles regarding RPSC-related documents designated as confidential (.1); call with R. Charles regarding same (.1); draft notes to file regarding same (.1).	0.30	1,150.00	\$345.00
04/25/2025	GSG	BL	Draft complaint re support corporations.	3.10	1,325.00	\$4,107.50

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				<u>Hours</u>	Rate	<u>Amount</u>
04/25/2025	GSG	BL	Call with B. Michael re follow-up on confidentiality designations, proposed complaints.	0.80	1,325.00	\$1,060.00
04/25/2025	GSG	BL	Call with BRG/PSZJ team re support corporations.	0.60	1,325.00	\$795.00
04/25/2025	GSG	BL	Emails to/from G. Brown re confidentiality issues and responses from designating parties.	0.30	1,325.00	\$397.50
04/25/2025	GSG	BL	Emails to/from A. Caine re enterprise complaint and confidentiality.	0.20	1,325.00	\$265.00
04/25/2025	GSG	BL	Research/analyze tax record re support corporations.	1.80	1,325.00	\$2,385.00
04/25/2025	JIS	BL	Meeting with M. Cohen regarding enterprise complaint.	0.50	1,950.00	\$975.00
04/25/2025	JIS	BL	Call with BRG regarding avoidance action analysis.	0.70	1,950.00	\$1,365.00
04/25/2025	JIS	BL	Call M. Babcock regarding avoidance action analysis.	0.20	1,950.00	\$390.00
04/25/2025	MLC	BL	Confer with J. Stang re enterprise complaint.	0.50	1,295.00	\$647.50
04/28/2025	AWC	BL	Emails with team regarding revised Serenic stipulation and confidentialitydesignation issues.	0.30	1,595.00	\$478.50
04/28/2025	BMM	BL	Call with PSZJ team regarding support corporation litigation.	1.10	1,050.00	\$1,155.00
04/28/2025	GNB	BL	Email with PSZJ team regarding edits to Serenic stipulation.	0.10	1,150.00	\$115.00
04/28/2025	GNB	BL	Call with G. Greenwood regarding motion to seal, confidentiality document designations, enterprise complaint.	0.40	1,150.00	\$460.00
04/28/2025	GNB	BL	Video conference with A. Cottrell regarding dedesignation of confidentiality on certain documents (.4); prepare for same (.1); email to file/PSZJ team regarding same (.1).	0.60	1,150.00	\$690.00
04/28/2025	GNB	BL	Email R. Harris regarding confidentiality of high schools' financial statements.	0.10	1,150.00	\$115.00
04/28/2025	GNB	BL	Email with L. Linsky regarding confidentiality of high schools' financial statements.	0.20	1,150.00	\$230.00
04/28/2025		HARA	Don Hitzessoplainteenstorativeesporations eed: 007/11	001 <i>0</i> 253 0300 4	331,2225.00	E 1353 ,047.50

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				<u>Hours</u>	Rate	Amount
04/28/2025	GSG	BL	Research for complaint re support corporations.	0.80	1,325.00	\$1,060.00
04/28/2025	GSG	BL	Call among J. Stang, B. Michael, and J. Dine re litigation strategy.	1.10	1,325.00	\$1,457.50
04/28/2025	GSG	BL	Draft letter to Debtor re legal character of the support corporations.	1.60	1,325.00	\$2,120.00
04/28/2025	GSG	BL	Call with G. Brown re confidentiality designations and enterprise complaint.	0.40	1,325.00	\$530.00
04/28/2025	GSG	BL	Review documents re support corporations litigation.	0.90	1,325.00	\$1,192.50
04/28/2025	GSG	BL	Draft complaint re support corporations re causes of actions.	1.90	1,325.00	\$2,517.50
04/29/2025	AWC	BL	Emails with team and BRG regarding additional discovery (.20); emails with team regarding confidentiality de-designation matters (.10).	0.30	1,595.00	\$478.50
04/29/2025	BMM	BL	Call with G. Brown and G. Greenwood regarding document declassification.	0.90	1,050.00	\$945.00
04/29/2025	BMM	BL	Meeting with G. Brown and BRG regarding discovery.	0.50	1,050.00	\$525.00
04/29/2025	BMM	BL	Respond to emails regarding document confidentiality de-classification.	0.70	1,050.00	\$735.00
04/29/2025	GNB	BL	Read R. Harris email regarding confidentiality of high schools' financial statements; email PSZJ team regarding same.	0.10	1,150.00	\$115.00
04/29/2025	GNB	BL	Video conference with B. Michael and G. Greenwood regarding enterprise complaint, confidentiality of documents.	0.90	1,150.00	\$1,035.00
04/29/2025	GNB	BL	Video conference with BRG and B. Michael regarding fraudulent transfer analysis.	0.50	1,150.00	\$575.00
04/29/2025	GNB	BL	Video conference with McDermott Will regarding designations of confidentiality on Sacred Heart Prep financial statements (.5); prepare for same (.1).	0.60	1,150.00	\$690.00
04/29/2025	GNB	BL	Email R. Harris regarding confidentiality designation.	0.10	1,150.00	\$115.00

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				<u>Hours</u>	Rate	<u>Amount</u>
04/29/2025	GNB	BL	Call with S. Williamson regarding removal of confidentiality designation on Cemeteries-related information (.2); prepare for same (.1); email to file and PSZJ team regarding same, and email with G. Greenwood regarding same (.1).	0.40	1,150.00	\$460.00
04/29/2025	GNB	BL	Email with S. Williamson regarding removal of confidentiality designation on Cemeteries-related information.	0.10	1,150.00	\$115.00
04/29/2025	GNB	BL	Revise my declaration in support of motion to seal enterprise complaint.	0.10	1,150.00	\$115.00
04/29/2025	GNB	BL	Consider proposed stipulation from R. Charles regarding confidentiality of certain documents produced in main case (.1); email with PSZJ team regarding same (.1).	0.20	1,150.00	\$230.00
04/29/2025	GNB	BL	Consider A. Cottrell email regarding confidentiality of certain documents produced in main case (.1); draft response (.1).	0.20	1,150.00	\$230.00
04/29/2025	GNB	BL	Briefly review R. Strong email with list of Rule 2004 document requests concerning potential fraudulent transfers.	0.10	1,150.00	\$115.00
04/29/2025	GNB	BL	Read letter from L. Linsky memorializing meet and confer today regarding Sacred Heart confidentiality designations.	0.10	1,150.00	\$115.00
04/29/2025	GNB	BL	Email with A. Cottrell regarding the confidentiality designations and Serenic stipulation.	0.40	1,150.00	\$460.00
04/29/2025	GSG	BL	Review preliminary injunction complaint.	0.70	1,325.00	\$927.50
04/29/2025	GSG	BL	Call with J. Dine re litigation strategy.	0.80	1,325.00	\$1,060.00
04/29/2025	GSG	BL	Review real estate deeds re divisions.	0.20	1,325.00	\$265.00
04/29/2025	GSG	BL	Analyze arguments re preliminary injunction.	0.60	1,325.00	\$795.00
04/29/2025	GSG	BL	Call with G. Brown and B. Michael re dedesignation of confidentiality, enterprise complaint.	0.90	1,325.00	\$1,192.50
04/29/2025	GSG	BL	Review/revise coversheet and related documents to enterprise complaint.	0.20	1,325.00	\$265.00
04/29/2025	GSG e: 223-330	BL	Confer with M. Renck re filing issues for enterprise complaint. Dow#112333) Filed: 07/100/225 Entered: 07/10	0.10 01/2250190 :4	1,325.00	\$132.50 E 13731

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04/29/2025GSGBLEmails to/from G. Brown re document confidentiality issues.0.401,325.404/29/2025GSGBLRevise enterprise complaint re confidentiality designations (.6) and email B. Michael re same (.1).0.701,325.404/29/2025GSGBLEmails to/from L. Forrester (.1) and review support corporation public documents (.2).0.301,325.404/29/2025GSGBLDraft/revise motion to seal enterprise complaint.0.901,325.404/29/2025GSGBLDraft/revise sealing order re enterprise complaint.0.301,325.404/29/2025GSGBLEmail B. Michael re preliminary injunction issues and response.0.201,325.404/29/2025GSGBLDraft/revise causes of action to support corporation complaint.2.301,325.404/30/2025AWCBLReview draft email regarding the de- designation of documents (.10) and emails with team thereon (.10).0.201,595.404/30/2025GNBBLEmail with R. Harris regarding redacted enterprise complaint.0.101,150.404/30/2025GNBBLUpdate my declaration in support of motion to seal enterprise complaint with conforming changes from motion to seal.0.401,150.404/30/2025GSGBLResearch re statutes of repose and avoidance actions.0.901,325.404/30/2025GSGBLReview Debtor's schedules re avoidable transfers.0.801,325.404/30/2025GSGBLDraft/re						
confidentiality issues. 04/29/2025 GSG BL Revise enterprise complaint re confidentiality designations (.6) and email B. Michael re same (.1). 04/29/2025 GSG BL Emails to/from L. Forrester (.1) and review support corporation public documents (.2). 04/29/2025 GSG BL Draft/revise motion to seal enterprise complaint. 04/29/2025 GSG BL Draft/revise sealing order re enterprise complaint. 04/29/2025 GSG BL Email B. Michael re preliminary injunction issues and response. 04/29/2025 GSG BL Draft/revise causes of action to support corporation complaint. 04/29/2025 GSG BL Review draft email regarding the dedesignation of documents (.10) and emails with team thereon (.10). 04/30/2025 GNB BL Email with R. Harris regarding redacted enterprise complaint. 04/30/2025 GNB BL Update my declaration in support of motion to seal enterprise complaint with conforming changes from motion to seal. 04/30/2025 GSG BL Review Debtor's schedules re avoidable transfers. 04/30/2025 GSG BL Draft/revise support corporation complaint. 3.40 1,325.4 04/30/2025 GSG BL Review Debtor's schedules re avoidable transfers.				<u>Hours</u>	Rate	Amount
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support corporation public documents (.2). 04/29/2025 GSG BL Draft/revise motion to seal enterprise complaint. 04/29/2025 GSG BL Draft/revise sealing order re enterprise complaint. 04/29/2025 GSG BL Email B. Michael re preliminary injunction issues and response. 04/29/2025 GSG BL Draft/revise causes of action to support corporation complaint. 04/30/2025 AWC BL Review draft email regarding the dedesignation of documents (.10) and emails with team thereon (.10). 04/30/2025 GNB BL Email with R. Harris regarding redacted enterprise complaint. 04/30/2025 GNB BL Update my declaration in support of motion to seal enterprise complaint with conforming changes from motion to seal. 04/30/2025 GSG BL Research re statutes of repose and avoidance actions. 04/30/2025 GSG BL Review Debtor's schedules re avoidable transfers. 04/30/2025 GSG BL Draft/revise support corporation complaint. 3.40 1,325.4	04/29/2025	GSG BL	designations (.6) and email B. Michael re	0.70	1,325.00	\$927.50
complaint. 04/29/2025 GSG BL Draft/revise sealing order re enterprise complaint. 04/29/2025 GSG BL Email B. Michael re preliminary injunction issues and response. 04/29/2025 GSG BL Draft/revise causes of action to support corporation complaint. 04/30/2025 AWC BL Review draft email regarding the dedesignation of documents (.10) and emails with team thereon (.10). 04/30/2025 GNB BL Email with R. Harris regarding redacted enterprise complaint. 04/30/2025 GNB BL Update my declaration in support of motion to seal enterprise complaint with conforming changes from motion to seal. 04/30/2025 GSG BL Research re statutes of repose and avoidance actions. 04/30/2025 GSG BL Review Debtor's schedules re avoidable transfers. 04/30/2025 GSG BL Draft/revise support corporation complaint. 3.40 1,325.0	04/29/2025	GSG BL	` '	0.30	1,325.00	\$397.50
complaint. 04/29/2025 GSG BL Email B. Michael re preliminary injunction issues and response. 04/29/2025 GSG BL Draft/revise causes of action to support corporation complaint. 04/30/2025 AWC BL Review draft email regarding the dedesignation of documents (.10) and emails with team thereon (.10). 04/30/2025 GNB BL Email with R. Harris regarding redacted enterprise complaint. 04/30/2025 GNB BL Update my declaration in support of motion to seal enterprise complaint with conforming changes from motion to seal. 04/30/2025 GSG BL Research re statutes of repose and avoidance actions. 04/30/2025 GSG BL Review Debtor's schedules re avoidable transfers. 04/30/2025 GSG BL Draft/revise support corporation complaint. 3.40 1,325.0	04/29/2025	GSG BL	-	0.90	1,325.00	\$1,192.50
issues and response. 04/29/2025 GSG BL Draft/revise causes of action to support corporation complaint. 04/30/2025 AWC BL Review draft email regarding the dedesignation of documents (.10) and emails with team thereon (.10). 04/30/2025 GNB BL Email with R. Harris regarding redacted enterprise complaint. 04/30/2025 GNB BL Update my declaration in support of motion to seal enterprise complaint with conforming changes from motion to seal. 04/30/2025 GSG BL Research re statutes of repose and avoidance actions. 04/30/2025 GSG BL Review Debtor's schedules re avoidable transfers. 04/30/2025 GSG BL Draft/revise support corporation complaint. 3.40 1,325.0	04/29/2025	GSG BL		0.30	1,325.00	\$397.50
corporation complaint. 04/30/2025 AWC BL Review draft email regarding the dedesignation of documents (.10) and emails with team thereon (.10). 04/30/2025 GNB BL Email with R. Harris regarding redacted enterprise complaint. 04/30/2025 GNB BL Update my declaration in support of motion to seal enterprise complaint with conforming changes from motion to seal. 04/30/2025 GSG BL Research re statutes of repose and avoidance actions. 04/30/2025 GSG BL Review Debtor's schedules re avoidable transfers. 04/30/2025 GSG BL Draft/revise support corporation complaint. 3.40 1,325.0	04/29/2025	GSG BL	1 2	0.20	1,325.00	\$265.00
designation of documents (.10) and emails with team thereon (.10). 04/30/2025 GNB BL Email with R. Harris regarding redacted enterprise complaint. 04/30/2025 GNB BL Update my declaration in support of motion to seal enterprise complaint with conforming changes from motion to seal. 04/30/2025 GSG BL Research re statutes of repose and avoidance actions. 04/30/2025 GSG BL Review Debtor's schedules re avoidable transfers. 04/30/2025 GSG BL Draft/revise support corporation complaint. 3.40 1,325.0	04/29/2025	GSG BL	* *	2.30	1,325.00	\$3,047.50
enterprise complaint. 04/30/2025 GNB BL Update my declaration in support of motion to seal enterprise complaint with conforming changes from motion to seal. 04/30/2025 GSG BL Research re statutes of repose and avoidance actions. 04/30/2025 GSG BL Review Debtor's schedules re avoidable transfers. 04/30/2025 GSG BL Draft/revise support corporation complaint. 3.40 1,325.0	04/30/2025	AWC BL	designation of documents (.10) and emails	0.20	1,595.00	\$319.00
seal enterprise complaint with conforming changes from motion to seal. 04/30/2025 GSG BL Research re statutes of repose and avoidance actions. 04/30/2025 GSG BL Review Debtor's schedules re avoidable transfers. 04/30/2025 GSG BL Draft/revise support corporation complaint. 3.40 1,325.0	04/30/2025	GNB BL		0.10	1,150.00	\$115.00
actions. 04/30/2025 GSG BL Review Debtor's schedules re avoidable transfers. 04/30/2025 GSG BL Draft/revise support corporation complaint. 3.40 1,325.0	04/30/2025	GNB BL	seal enterprise complaint with conforming	0.40	1,150.00	\$460.00
transfers. 04/30/2025 GSG BL Draft/revise support corporation complaint. 3.40 1,325.0	04/30/2025	GSG BL		0.90	1,325.00	\$1,192.50
	04/30/2025	GSG BL		0.80	1,325.00	\$1,060.00
04/30/2025 GSG BL Emails to/from G. Brown re sealing motion on 0.20 1.325.	04/30/2025	GSG BL	Draft/revise support corporation complaint.	3.40	1,325.00	\$4,505.00
enterprise complaint.	04/30/2025	GSG BL	Emails to/from G. Brown re sealing motion on enterprise complaint.	0.20	1,325.00	\$265.00
$\phantom{00000000000000000000000000000000000$			_	286.30		\$364,332.50
Case Administration	Case Admi	nistration				
04/01/2025 BMM CA Call with Debtor's counsel regarding ongoing 0.50 1,050.0 case issues.	04/01/2025	BMM CA		0.50	1,050.00	\$525.00

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				<u>Hours</u>	Rate	Amount
04/01/2025	GSG	CA	Call with O. Katz, P. Pascuzzi, and B. Michael re weekly call and proposed disclosure orders.	0.50	1,325.00	\$662.50
04/02/2025	ALH	CA	Key pleadings research re: Diocese in CA (1.8).	1.80	495.00	N/C
04/02/2025	NJH	CA	Draft critical dates memorandum.	0.90	595.00	\$535.50
04/04/2025	NJH	CA	Revise critical dates memorandum.	0.10	595.00	\$59.50
04/08/2025	AWC	CA	Read entered orders on disclosure motions and emails with team thereon.	0.20	1,595.00	N/C
04/08/2025	BMM	CA	Call with Debtor's counsel regarding ongoing case issues.	0.40	1,050.00	\$420.00
04/09/2025	ALH	CA	Summarize key pleadings from CA Diocese cases (0.9).	0.90	495.00	N/C
04/09/2025	NJH	CA	Draft critical dates memorandum.	0.80	595.00	\$476.00
04/10/2025	NJH	CA	Revise critical dates memorandum.	0.40	595.00	\$238.00
04/14/2025	NJH	CA	Revise critical dates memorandum.	0.40	595.00	\$238.00
04/15/2025	BMM	CA	Call with Debtor's counsel regarding ongoing case issues.	0.20	1,050.00	\$210.00
04/15/2025	BMM	CA	Call with J. Stang regarding meeting with Debtor's counsel.	0.20	1,050.00	\$210.00
04/15/2025	JIS	CA	Call with Debtor attorney regarding case status.	0.20	1,950.00	\$390.00
04/15/2025	JIS	CA	Call with B. Michael regarding follow up issues after call with Debtor attorney.	0.20	1,950.00	\$390.00
04/16/2025	ALH	CA	Key pleadings summary for CA Diocese cases (0.9).	0.90	495.00	N/C
04/22/2025	BMM	CA	Call with Debtor's counsel regarding ongoing case issues.	0.50	1,050.00	\$525.00
04/22/2025	JIS	CA	Status call with Debtor's counsel.	0.50	1,950.00	\$975.00
04/22/2025	JIS	CA	Follow up call with B. Michael regarding Debtor status call.	0.40	1,950.00	\$780.00
04/23/2025	BDD	CA	Review 4/24 hearing calendar (.10) and emails G. Brown, B. Anavim and M. Kulick re same (.10).	0.20	625.00	\$125.00
04/28/2025	BDD	CA	Review docket to update critical dates memo	0.70	625.00	\$437.50

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				10.90		\$7,197.00
Claims Ad	ministra	ation	and Objections			
04/01/2025	GNB	СО	Briefly review Liakos Law motion for late- filed survivor claim.	0.10	1,150.00	\$115.00
04/01/2025	LAF	CO	Abuse claim analysis.	1.10	675.00	\$742.50
04/04/2025	BMM	СО	Call with L. Forrester regarding state court litigation analysis.	0.20	1,050.00	\$210.00
04/07/2025	LAF	CO	Claims analysis of state court litigation.	1.80	675.00	\$1,215.00
04/08/2025	BMM	CO	Call with T. Burns regarding estimation.	0.30	1,050.00	\$315.00
04/09/2025	BMM	CO	Analysis of abuse by decades.	0.30	1,050.00	\$315.00
04/09/2025	BMM	CO	Analyze Debtor's claim list.	1.00	1,050.00	\$1,050.00
04/10/2025	BMM	CO	Analyze late-filed claims.	0.50	1,050.00	\$525.00
04/11/2025	BMM	CO	Review late-filed claim pleadings.	0.20	1,050.00	\$210.00
04/11/2025	BMM	CO	Analyze late-filed claims.	1.70	1,050.00	\$1,785.00
04/14/2025	BMM	СО	Analyze additional claims, state court claims list.	2.50	1,050.00	\$2,625.00
04/14/2025	BMM	СО	Analyze Debtor's claims list compared to Committee's claims list.	2.30	1,050.00	\$2,415.00
04/14/2025	GNB	СО	Email with PSZJ team regarding sexual abuse proof of claim no. 650.	0.10	1,150.00	\$115.00
04/15/2025	BMM	СО	Analyze claims for which Debtor and Committee have differing dates of abuse.	1.90	1,050.00	\$1,995.00
04/16/2025	BMM	СО	Analyze claims for which Debtor and Committee have differing dates of abuse.	3.00	1,050.00	\$3,150.00
04/17/2025	BMM	CO	Emails with Omni regarding missing claims.	0.30	1,050.00	\$315.00
04/23/2025	BMM	СО	Call with D. Zamora, M. Silver, and G. Brown regarding claims reconciliation.	0.20	1,050.00	\$210.00
04/23/2025	GNB	СО	Call with B. Michael, D. Zamora, and M. Silver regarding reconciliation of claims analyses.	0.20	1,150.00	\$230.00
04/24/2025	BMM	СО	Communications with Debtor counsel and G. Brown regarding potential duplicative claims (.2); analyze claims issues (1,0).	1.20	1,050.00	\$1,260.00
04/24/2025 Casse	BMM 2233-3300	CO	Analyze new claims. Dood#1122330 Filled: 007/100/225 Eintered: 007/100/271	0.20 01/<i>22</i>501904	1,050.00 333,4533 Pragg	\$210.00 1364

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				<u>Hours</u>	Rate	Amount
04/24/2025	NJH	СО	Analyze confidential survivor claim forms while simultaneously revising the claims database with information mined from said forms.	0.70	595.00	\$416.50
				19.80		\$19,424.00
PSZJ Com	pensati	on				
04/02/2025	GNB	CP	Email with N. Hall regarding interim fee application hearing on April 10.	0.10	1,150.00	\$115.00
04/08/2025	GNB	CP	Email with PSZJ regarding continuance of interim fee application hearing.	0.10	1,150.00	\$115.00
04/08/2025	GNB	CP	Email N. Hall regarding interim fee application hearing.	0.10	1,150.00	\$115.00
04/09/2025	GNB	CP	Email PSZJ team regarding matters for hearing tomorrow.	0.10	1,150.00	\$115.00
04/23/2025	BDD	CP	Prepare order approving PSZJ's 4th interim fee application (.40) and emails/conference with G. Brown re same (.10).	0.50	625.00	\$312.50
04/23/2025	GNB	СР	Review docket order taking April 24 interim fee apps hearing off calendar and approving interim fee apps; email all Committee professionals re same and re proposed orders; email with E. Frejka re same; conference with B. Dassa re PSZJ proposed order.	0.10	1,150.00	\$115.00
04/23/2025	GNB	СР	Edit proposed order granting PSZJ fourth interim fee application; email E. Frejka regarding same.	0.10	1,150.00	\$115.00
04/24/2025	HRD	CP	Prepare PSZJ's February monthly fee statement.	0.50	595.00	\$297.50
04/25/2025	GNB	CP	Review PSZJ February 2025 monthly fee statement for filing and service today.	0.10	1,150.00	\$115.00
04/25/2025	GNB	CP	Email E. Frejka regarding LEDES dollar amounts in fractions of dollars.	0.10	1,150.00	\$115.00
			_	1.80		\$1,530.00

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		<u>Hours</u>	Rate	Amount
Other Professional Comp	ensation			
04/09/2025 GNB CPO	Read amended notice of hearing on interim fee applications; email R. Strong and M. Kuhn regarding same.	0.10	1,150.00	\$115.00
04/18/2025 GNB CPO	Email BRG regarding March bill for Committee review.	0.10	1,150.00	\$115.00
04/22/2025 BDD CPO	Email G. Brown re 4/24 fee hearing.	0.10	625.00	\$62.50
04/23/2025 BDD CPO	Email B. Horn-Edwards re order approving Burns Bair's interim fee application.	0.10	625.00	\$62.50
04/30/2025 GNB CPO	Review, edit CBRE engagement letter for appraisal of 1656 California Street.	0.20	1,150.00	\$230.00
		0.60		\$585.00
General Creditors' Com	nittee			
04/02/2025 BMM GC	Call with J. Stein regarding IRB Minutes order.	0.80	1,050.00	\$840.00
04/02/2025 BMM GC	Follow-up call with J. Stein (and J. Anderson in part) regarding IRB Minutes.	0.80	1,050.00	\$840.00
04/04/2025 BMM GC	Call with J. Stein regarding claims data order.	0.90	1,050.00	\$945.00
04/09/2025 BMM GC	Call with J. Stang regarding ongoing Committee issues.	0.80	1,050.00	\$840.00
04/09/2025 BMM GC	Email case status update to P. Mones.	0.20	1,050.00	\$210.00
04/09/2025 JIS GC	Call with B. Michael regarding court orders on production of documents/case status.	0.50	1,950.00	\$975.00
04/10/2025 BMM GC	Call with Committee regarding ongoing case issues.	1.50	1,050.00	\$1,575.00
04/10/2025 BMM GC	Call with J. Stang regarding Committee meeting and other case issues.	0.50	1,050.00	\$525.00
04/10/2025 BMM GC	Emails with Committee and SCC regarding IRB Minutes.	0.30	1,050.00	\$315.00
04/10/2025 BMM GC	Email to Committee regarding relief from stay decision.	0.50	1,050.00	\$525.00
04/10/2025 JIS GC	Call (partial) with Committee re open issues.	0.90	1,950.00	\$1,755.00
04/10/2025 NJH GC	Attend Committee meeting (partial) to take minutes. Dout#112333) Hiterd: 07/100/225 Entered: 07/10	0.90	595.00	\$535.50

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				<u>Hours</u>	Rate	<u>Amount</u>
04/15/2025	AWC	GC	Emails with Committee and team regarding status, next steps.	0.20	1,595.00	\$319.00
04/15/2025	GNB	GC	Read B. Michael email update to Committee.	0.10	1,150.00	\$115.00
04/15/2025	NJH	GC	Draft Minutes from the April 10, 2025 Committee meeting.	1.10	595.00	\$654.50
04/16/2025	BMM	GC	Call with non-Committee SCC to provide case update.	1.80	1,050.00	\$1,890.00
04/16/2025	BMM	GC	Email aggregate claims data notice individually to all counsel for claimants.	0.80	1,050.00	\$840.00
04/16/2025	JIS	GC	Review of Committee website.	0.10	1,950.00	\$195.00
04/16/2025	JIS	GC	Watch Jeff Anderson live stream regarding IRB documents.	0.40	1,950.00	N/C
04/17/2025	BMM	GC	Emails with non-Committee SCC regarding case status.	0.70	1,050.00	\$735.00
04/17/2025	BMM	GC	Emails with SCC regarding ongoing case issues.	0.30	1,050.00	\$315.00
04/17/2025	BMM	GC	Emails with SCC regarding notice of aggregate claims data publication.	0.50	1,050.00	\$525.00
04/18/2025	BMM	GC	Emails with SCC regarding aggregate claims data publication.	0.60	1,050.00	\$630.00
04/21/2025	BMM	GC	Meeting with SCC regarding ongoing case issues.	0.70	1,050.00	\$735.00
04/21/2025	GNB	GC	Email Committee subgroup regarding Committee professionals' bills.	0.10	1,150.00	\$115.00
04/22/2025	BMM	GC	Call with SCC regarding ongoing case issues.	0.30	1,050.00	\$315.00
04/22/2025	JIS	GC	Attend state court counsel call regarding enterprise complaint.	0.30	1,950.00	\$585.00
04/24/2025	BMM	GC	Meeting with Committee members regarding ongoing case issues.	1.00	1,050.00	\$1,050.00
04/24/2025	BMM	GC	Email with non-Committee SCC regarding case issues.	0.30	1,050.00	\$315.00
04/24/2025	JIS	GC	Attend Committee call.	1.00	1,950.00	\$1,950.00
04/24/2025	NJH	GC	Attend Committee meeting to take Minutes.	1.00	595.00	\$595.00
				19.90		\$21,759.00

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				<u>Hours</u>	Rate	<u>Amount</u>	
Insurance	Covera	ge					
04/09/2025	JIS	IC	Call with special insurance Counsel regarding insurance strategy.	0.70	1,950.00	\$1,365.00	
04/28/2025	BMM	IC	Update insurance analysis.	2.30	1,050.00	\$2,415.00	
04/29/2025	BMM	IC	Update insurance analysis.	3.00	1,050.00	\$3,150.00	
04/30/2025	BMM	IC	Update insurance analysis.	2.30	1,050.00	\$2,415.00	
				8.30		\$9,345.00	
Mediation							
04/04/2025	BMM	ME	Emails with mediators and Committee regarding upcoming mediation.	0.30	1,050.00	\$315.00	
04/04/2025	GNB	ME	Review B. Michael email regarding mediation.	0.10	1,150.00	\$115.00	
04/11/2025	BMM	ME	Analyze mediation issues related to insurance coverage.	1.10	1,050.00	\$1,155.00	
04/11/2025	BMM	ME	Call with Burns Bair (in part) and J. Stang regarding mediation strategy.	2.00	1,050.00	\$2,100.00	
04/11/2025	JIS	ME	Call with Burns Bair (partial) and B. Michael regarding mediation strategy.	2.00	1,950.00	\$3,900.00	
04/11/2025	MLC	ME	Confer in office with J. Stang re status of ADSF mediation.	0.20	1,295.00	N/C	
04/15/2025	BMM	ME	Call with J. Bair regarding mediation issue.	0.30	1,050.00	\$315.00	
04/15/2025	MLC	ME	Review J. Stang e-mail re discovery issues.	0.10	1,295.00	N/C	
04/24/2025	BMM	ME	Participate remotely in mediation.	4.80	1,050.00	\$5,040.00	
04/24/2025	JIS	ME	Attend mediation.	5.50	1,950.00	\$10,725.00	
04/25/2025	BMM	ME	Call with J. Stang regarding mediation follow-up.	0.70	1,050.00	\$735.00	
04/25/2025	JIS	ME	Call B. Michael regarding mediation/avoidance actions.	0.70	1,950.00	\$1,365.00	
				17.80		\$25,765.00	
Other Prof	fessiona	l Rete	ention				
04/23/2025	GNB	RPO	Email with R. Henley regarding retention for one appraisal (.1); call with R. Henley regarding same (.1).	0.20	1,150.00	\$230.00	
Cassa	Cassae: 223-3305564 Door#112333 Hillerd: 007/1001/255 Einterend: 007/1001/255 019043334503 Pragge: 14708						

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				0.20		\$230.00
Stay Litiga	tion					
04/10/2025	AWC	SL	Read court decision and order granting stay relief (.1), and emails with team and client thereon (.2).	0.30	1,595.00	\$478.50
04/10/2025	BMM	SL	Analyze relief from stay decision.	0.50	1,050.00	\$525.00
04/10/2025	BMM	SL	Call with G. Greenwood and J. Stang (in part) regarding relief from stay decision.	0.60	1,050.00	\$630.00
04/10/2025	GSG	SL	Review decision and order re stay relief (.2), and call with J. Stang and B. Michael re same (.1).	0.30	1,325.00	\$397.50
04/11/2025	GNB	SL	Email with N. Hall regarding order and opinion lifting automatic stay.	0.10	1,150.00	\$115.00
04/11/2025	MLC	SL	Review Judge Montali's April 10, 2025 order granting relief from stay.	0.40	1,295.00	N/C
04/29/2025	JIS	SL	Review complaint regarding preliminary injunction and automatic stay.	0.40	1,950.00	\$780.00
				2.60		\$2,926.00
Travel						
04/24/2025	JIS	TR	Travel from San Francisco to Los Angeles from mediation. (Billed at 1/2 rate)	2.00	975.00	\$1,950.00
			_	2.00		\$1,950.00

TOTAL SERVICES FOR THIS MATTER:

\$461,106.00

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May 17	, 2025

Expenses				
04/01/2025	AT	Mileage and Toll Fee for Committee member R.C.	43.00	
04/01/2025	AT	Transportation SF to Oakland Airport, JIS	60.00	
04/01/2025	LN	05068.00002 Lexis Charges for 04-01-25	36.37	
04/01/2025	LN	05068.00002 Lexis Charges for 04-01-25	38.94	
04/01/2025	LN	05068.00002 Lexis Charges for 04-01-25	1.40	
04/01/2025	LN	05068.00002 Lexis Charges for 04-01-25	19.80	
04/01/2025	RE	COPY (9 @0.10 PER PG)	0.90	
04/01/2025	RE	COPY (8 @0.10 PER PG)	0.80	
04/01/2025	RE	COPY (16 @0.10 PER PG)	1.60	
04/01/2025	RE	COPY (17 @0.10 PER PG)	1.70	
04/09/2025	LN	05068.00002 Lexis Charges for 04-09-25	2.80	
04/09/2025	LN	05068.00002 Lexis Charges for 04-09-25	5.60	
04/09/2025	LN	05068.00002 Lexis Charges for 04-09-25	1.40	
04/09/2025	LN	05068.00002 Lexis Charges for 04-09-25	39.60	
04/10/2025	BB	05068.00002 Bloomberg Charges through 04-10-25	0.70	
04/10/2025	BB	05068.00002 Bloomberg Charges through 04-10-25	10.60	
04/10/2025	BB	05068.00002 Bloomberg Charges through 04-10-25	10.00	
04/10/2025	BB	05068.00002 Bloomberg Charges through 04-10-25	0.50	
04/10/2025	BB	05068.00002 Bloomberg Charges through 04-10-25	5.40	
04/10/2025	BB	05058.00002 Bloomberg Charges through 04-10-25	4.60	
04/10/2025	LN	05068.00002 Lexis Charges for 04-10-25	279.77	
04/10/2025	LN	05068.00002 Lexis Charges for 04-10-25	65.58	
04/10/2025	LN	05068.00002 Lexis Charges for 04-10-25	18.19	
04/10/2025	LN	05068.00002 Lexis Charges for 04-10-25	9.74	
04/10/2025	LN	05068.00002 Lexis Charges for 04-10-25	70.00	
04/10/2025	LN	05068.00002 Lexis Charges for 04-10-25	18.19	
04/11/2025	LN	05068.00002 Lexis Charges for 04-11-25	517.29	
04/11/2025	RE e: 223-3705	COPY (24 @0.10 PER PG) 6664	2.40	

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04/11/2025 RE	COPY (16 @0.10 PER PG)	1.60
04/11/2025 RE	COPY (24 @0.10 PER PG)	2.40
04/11/2025 RE	COPY (17 @0.10 PER PG)	1.70
04/11/2025 RE	COPY (7 @0.10 PER PG)	0.70
04/11/2025 RE	COPY (6 @0.10 PER PG)	0.60
04/14/2025 LN	05068.00002 Lexis Charges for 04-14-25	36.37
04/14/2025 LN	05068.00002 Lexis Charges for 04-14-25	2.80
04/16/2025 BB	3 05068.00002 Bloomberg Charges through 04-1	6-25 126.00
04/17/2025 AF	Southwest Airlines, Travel to Oakland for Med Oakland, JIS	iation in 518.95
04/17/2025 BB	3 05068.00002 Bloomberg Charges through 04-1	7-25 110.00
04/17/2025 LN	05068.00002 Lexis Charges for 04-17-25	36.37
04/17/2025 LN	05068.00002 Lexis Charges for 04-17-25	52.35
04/17/2025 LN	05068.00002 Lexis Charges for 04-17-25	39.60
04/17/2025 LN	05068.00002 Lexis Charges for 04-17-25	38.00
04/17/2025 LN	05068.00002 Lexis Charges for 04-17-25	18.19
04/17/2025 LN	05068.00002 Lexis Charges for 04-17-25	39.60
04/18/2025 LN	05068.00002 Lexis Charges for 04-18-25	18.37
04/18/2025 PO	Postage	20.01
04/18/2025 RE	COPY (4 @0.10 PER PG)	0.40
04/18/2025 RE	COPY (13 @0.10 PER PG)	1.30
04/18/2025 RE	COPY (14 @0.10 PER PG)	1.40
04/18/2025 RE	COPY (12 @0.10 PER PG)	1.20
04/18/2025 RE	COPY (196 @0.10 PER PG)	19.60
04/18/2025 RE	COPY (1 @0.10 PER PG)	0.10
04/21/2025 LN	05068.00002 Lexis Charges for 04-21-25	18.19
04/21/2025 LN	05068.00002 Lexis Charges for 04-21-25	72.74
04/21/2025 RE	COPY (27 @0.10 PER PG)	2.70
04/21/2025 RE	COPY (13 @0.10 PER PG)	1.30
04/21/2025 RE Casse: 223	COPY (8 @0.10 PER PG) 3-305-664	0.80 Pagge 1831

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04/21/2025	RE	COPY (22 @0.10 PER PG)	2.20
04/21/2025	RE	COPY (22 @0.10 PER PG)	2.20
04/21/2025	RE	COPY (22 @0.10 PER PG)	2.20
04/21/2025	RE	COPY (5 @0.10 PER PG)	0.50
04/21/2025	RE	COPY (22 @0.10 PER PG)	2.20
04/23/2025	LN	05068.00002 Lexis Charges for 04-23-25	19.80
04/24/2025	AT	Uber, regarding mediation in San Francisco, JIS	51.74
04/25/2025	AT	Clipper System SF, JIS	15.00
04/25/2025	AT	Uber, JIS	26.83
04/25/2025	HT	Hyatt Regency Hotel SF, (4/23 - 4/24), JIS	669.60
04/25/2025	LN	05068.00002 Lexis Charges for 04-25-25	45.74
04/25/2025	OS	Gannett Media - Wifi service during mediation, JIS	19.99
04/26/2025	AT	Clipper System Mobi Concord SF, JIS	10.00
04/27/2025	AF	Southwest Airlines, travel to LAX from Oakland re mediation, JIS	105.01
04/29/2025	BB	05068.00002 Bloomberg Charges through 04-29-25	10.00
04/29/2025	BB	05068.00002 Bloomberg Charges through 04-29-25	10.00
04/29/2025	LN	05068.00002 Lexis Charges for 04-29-25	39.60
04/29/2025	LN	05068.00002 Lexis Charges for 04-29-25	151.00
04/29/2025	LN	05068.00002 Lexis Charges for 04-29-25	19.80
04/29/2025	LN	05068.00002 Lexis Charges for 04-29-25	31.80
04/29/2025	LN	05068.00002 Lexis Charges for 04-29-25	8.40
04/29/2025	LN	05068.00002 Lexis Charges for 04-29-25	22.40
04/29/2025	LN	05068.00002 Lexis Charges for 04-29-25	59.40
04/30/2025	OS	Everlaw, Inv. 150820	2,266.00
04/30/2025	PAC	Pacer - Court Research	119.20

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\$6,160.82

Total Expenses for this Matter

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A/R STATEMENT

Outstanding Balance from prior invoices as of		s of 04/30/2025	/30/2025 (May not include recent payments		
A/R Bill Number	Invoice Date	Fee Billed	Expenses Billed	Balance Due	
135790	09/30/2023	\$7,195.85	\$0.00	\$7,195.85	
135996	10/31/2023	\$19,302.20	\$0.00	\$19,302.20	
136651	11/30/2023	\$13,384.45	\$0.00	\$13,384.45	
136655	12/31/2023	\$7,099.65	\$0.00	\$7,099.65	
136837	01/31/2024	\$7,326.17	\$0.00	\$7,326.17	
138700	02/29/2024	\$16,241.40	\$0.00	\$16,241.40	
139241	03/31/2024	\$37,343.35	\$0.00	\$37,343.35	
139257	04/30/2024	\$42,179.30	\$0.00	\$42,179.30	
139718	05/31/2024	\$33,138.15	\$0.00	\$33,138.15	
140157	06/30/2024	\$18,492.51	\$0.00	\$18,492.51	
141219	07/31/2024	\$6,459.50	\$0.00	\$6,459.50	
141999	08/31/2024	\$4,004.56	\$0.00	\$4,004.56	
142085	09/30/2024	\$37,030.23	\$0.00	\$37,030.23	
142741	10/31/2024	\$12,070.40	\$0.00	\$12,070.40	
143879	11/30/2024	\$11,066.74	\$0.00	\$11,066.74	
144478	12/31/2024	\$8,275.61	\$0.00	\$8,275.61	
145256	01/31/2025	\$12,881.60	\$0.00	\$12,881.60	
146407	02/28/2025	\$90,294.56	\$0.00	\$90,294.56	
147006	03/31/2025	\$341,579.50	\$11,478.24	\$353,057.74	

Total Amount Due on Current and Prior Invoices:

\$1,119,278.79

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1	STAT	E OF CALIFORNIA)
$2 \parallel$	CITY	OF LOS ANGELES)
3 4	Californ	I, Maria R. Viramontes, am employed in the city and county of Los Angeles, State of nia. I am over the age of 18 and not a party to the within action; my business address is 10100 Ionica Blvd., Suite 1300, Los Angeles, California 90067.
5 6		1, 2025, I caused to be served the MONTHLY PROFESSIONAL FEE STATEMENT ACHULSKI STANG ZIEHL & JONES LLP (APRIL 2025) in the manner stated below:
7 8 9 0	V	TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): Pursuant to controlling General Orders and LBR, the foregoing document was served by the court via NEF and hyperlink to the document. On July 1, 2025, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below. See Attached
1 2 3	V	(BY MAIL) I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid at Los Angeles, California, in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit. See Attached
	V	(BY EMAIL) I caused to be served the above-described document by email to the parties indicated on the attached service list at the indicated email address. See Attached.
	States o	I declare under penalty of perjury, under the laws of the State of California and the United of America that the foregoing is true and correct. Executed on July 1, 2025, at Los Angeles, California.
		/s/ Maria R. Viramontes Maria R. Viramontes
		ividita IC. Viramonees

2	Mary Alexander on behalf of Creditor Daniel Eichhorn malexander@maryalexanderlaw.com
3	·
4	Darren Azman on behalf of Interested Party Sacred Heart Cathedral Preparatory dazman@mwe.com, mco@mwe.com
5	Jesse Bair on behalf of Creditor Committee The Official Committee of Unsecured Creditors jbair@burnsbair.com, kdempski@burnsbair.com
6 7	Hagop T. Bedoyan on behalf of Interested Party The Roman Catholic Bishop of Fresno hagop.bedoyan@mccormickbarstow.com, ecf@kleinlaw.com
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	Pachuiski Stang Zieni & Jones LLP	780 3rd Ave. 34th Fl		
Official Committee of the	Pachuiski Stang Zieni & Jones LLP	780 3rd Ave, 34th Fl New York NY 10017-2024		
Official Committee of the Unsecured Creditors, Registered	Pacnulski Stang Zieni & Jones LLP	780 3rd Ave, 34th Fl New York, NY 10017-2024		
Official Committee of the Unsecured Creditors, Registered ECF User	-	New York, NY 10017-2024		iston Cassilau com
Official Committee of the Unsecured Creditors, Registered ECF User *NOA - Proposed Counsel for the	Pachulski Stang Ziehl & Jones LLP	New York, NY 10017-2024 Attn: James I Stang		jstang@pszjlaw.com
Official Committee of the Unsecured Creditors, Registered ECF User *NOA - Proposed Counsel for the Official Committee of the	-	New York, NY 10017-2024 Attn: James I Stang 10100 Santa Monica Blvd, 13th Fl.		jstang@pszjlaw.com
Official Committee of the Unsecured Creditors, Registered ECF User *NOA - Proposed Counsel for the Official Committee of the Unsecured Creditors, Registered	-	New York, NY 10017-2024 Attn: James I Stang		jstang@pszjlaw.com
Official Committee of the Unsecured Creditors, Registered ECF User *NOA - Proposed Counsel for the Official Committee of the Unsecured Creditors, Registered ECF User	Pachulski Stang Ziehl & Jones LLP	New York, NY 10017-2024 Attn: James I Stang 10100 Santa Monica Blvd, 13th Fl. Los Angeles, CA 90067		
Official Committee of the Unsecured Creditors, Registered ECF User *NOA - Proposed Counsel for the Official Committee of the Unsecured Creditors, Registered	-	New York, NY 10017-2024 Attn: James I Stang 10100 Santa Monica Blvd, 13th Fl.		jstang@pszjlaw.com dgrassgreen@pszjlaw.com
Official Committee of the Unsecured Creditors, Registered ECF User *NOA - Proposed Counsel for the Official Committee of the Unsecured Creditors, Registered ECF User	Pachulski Stang Ziehl & Jones LLP	New York, NY 10017-2024 Attn: James I Stang 10100 Santa Monica Blvd, 13th Fl. Los Angeles, CA 90067	7	
Official Committee of the Unsecured Creditors, Registered ECF User *NOA - Proposed Counsel for the Official Committee of the Unsecured Creditors, Registered ECF User *NOA - Proposed Counsel for the	Pachulski Stang Ziehl & Jones LLP	New York, NY 10017-2024 Attn: James I Stang 10100 Santa Monica Blvd, 13th Fl. Los Angeles, CA 90067 Attn: Debra I Grassgreen		dgrassgreen@pszjlaw.com
Official Committee of the Unsecured Creditors, Registered ECF User *NOA - Proposed Counsel for the Official Committee of the Unsecured Creditors, Registered ECF User *NOA - Proposed Counsel for the Official Committee of the Unsecured Creditors, Registered ECF User	Pachulski Stang Ziehl & Jones LLP	New York, NY 10017-2024 Attn: James I Stang 10100 Santa Monica Blvd, 13th Fl. Los Angeles, CA 90067 Attn: Debra I Grassgreen Attn: John W Lucas 1 Sansome St, 34th Fl, Ste 3430		dgrassgreen@pszjlaw.com
Official Committee of the Unsecured Creditors, Registered ECF User *NOA - Proposed Counsel for the Official Committee of the Unsecured Creditors, Registered ECF User *NOA - Proposed Counsel for the Official Committee of the Unsecured Creditors, Registered ECF User	Pachulski Stang Ziehl & Jones LLP Pachulski Stang Ziehl & Jones LLP	New York, NY 10017-2024 Attn: James I Stang 10100 Santa Monica Blvd, 13th Fl. Los Angeles, CA 90067 Attn: Debra I Grassgreen Attn: John W Lucas 1 Sansome St, 34th Fl, Ste 3430 San Francisco, CA 94104-4436		dgrassgreen@pszjlaw.com jlucas@pszjlaw.com
Official Committee of the Unsecured Creditors, Registered ECF User *NOA - Proposed Counsel for the Official Committee of the Unsecured Creditors, Registered ECF User *NOA - Proposed Counsel for the Official Committee of the Unsecured Creditors, Registered ECF User Registered ECF User on behalf of	Pachulski Stang Ziehl & Jones LLP	New York, NY 10017-2024 Attn: James I Stang 10100 Santa Monica Blvd, 13th Fl. Los Angeles, CA 90067 Attn: Debra I Grassgreen Attn: John W Lucas 1 Sansome St, 34th Fl, Ste 3430 San Francisco, CA 94104-4436 Debra I. Grassgreen		dgrassgreen@pszjlaw.com jlucas@pszjlaw.com dgrassgreen@pszjlaw.com
Official Committee of the Unsecured Creditors, Registered ECF User *NOA - Proposed Counsel for the Official Committee of the Unsecured Creditors, Registered ECF User *NOA - Proposed Counsel for the Official Committee of the Unsecured Creditors, Registered ECF User Registered ECF User Official Committee of the Unsecured Creditors, Registered ECF User Official Committee The Official	Pachulski Stang Ziehl & Jones LLP Pachulski Stang Ziehl & Jones LLP	New York, NY 10017-2024 Attn: James I Stang 10100 Santa Monica Blvd, 13th Fl. Los Angeles, CA 90067 Attn: Debra I Grassgreen Attn: John W Lucas 1 Sansome St, 34th Fl, Ste 3430 San Francisco, CA 94104-4436		dgrassgreen@pszjlaw.com jlucas@pszjlaw.com dgrassgreen@pszjlaw.com hphan@pszjlaw.com
Official Committee of the Unsecured Creditors, Registered ECF User *NOA - Proposed Counsel for the Official Committee of the Unsecured Creditors, Registered ECF User *NOA - Proposed Counsel for the Official Committee of the Unsecured Creditors, Registered ECF User *Registered Creditors, Registered ECF User *Registered ECF User on behalf of Creditor Committee The Official Committee of Unsecured	Pachulski Stang Ziehl & Jones LLP Pachulski Stang Ziehl & Jones LLP	New York, NY 10017-2024 Attn: James I Stang 10100 Santa Monica Blvd, 13th Fl. Los Angeles, CA 90067 Attn: Debra I Grassgreen Attn: John W Lucas 1 Sansome St, 34th Fl, Ste 3430 San Francisco, CA 94104-4436 Debra I. Grassgreen		dgrassgreen@pszjlaw.com jlucas@pszjlaw.com dgrassgreen@pszjlaw.com hphan@pszjlaw.com ocarpio@pszjlaw.com
Official Committee of the Unsecured Creditors, Registered ECF User *NOA - Proposed Counsel for the Official Committee of the Unsecured Creditors, Registered ECF User *NOA - Proposed Counsel for the Official Committee of the Unsecured Creditors, Registered ECF User Registered ECF User Official Committee of the Unsecured Creditors, Registered ECF User Official Committee The Official	Pachulski Stang Ziehl & Jones LLP Pachulski Stang Ziehl & Jones LLP	New York, NY 10017-2024 Attn: James I Stang 10100 Santa Monica Blvd, 13th Fl. Los Angeles, CA 90067 Attn: Debra I Grassgreen Attn: John W Lucas 1 Sansome St, 34th Fl, Ste 3430 San Francisco, CA 94104-4436 Debra I. Grassgreen		dgrassgreen@pszjlaw.com jlucas@pszjlaw.com dgrassgreen@pszjlaw.com hphan@pszjlaw.com ocarpio@pszjlaw.com gbrown@pszjlaw.com
Official Committee of the Unsecured Creditors, Registered ECF User *NOA - Proposed Counsel for the Official Committee of the Unsecured Creditors, Registered ECF User *NOA - Proposed Counsel for the Official Committee of the Unsecured Creditors, Registered ECF User *Registered Creditors, Registered ECF User *Registered ECF User on behalf of Creditor Committee The Official Committee of Unsecured	Pachulski Stang Ziehl & Jones LLP Pachulski Stang Ziehl & Jones LLP	New York, NY 10017-2024 Attn: James I Stang 10100 Santa Monica Blvd, 13th Fl. Los Angeles, CA 90067 Attn: Debra I Grassgreen Attn: John W Lucas 1 Sansome St, 34th Fl, Ste 3430 San Francisco, CA 94104-4436 Debra I. Grassgreen		dgrassgreen@pszjlaw.com jlucas@pszjlaw.com dgrassgreen@pszjlaw.com hphan@pszjlaw.com ocarpio@pszjlaw.com

Description	Name	Address	Fax	Email
*NOA - Counsel for Westport	Parker, Hudson, Rainer & Dobbs LLP	Attn: Todd C Jacobs	404-522-8409	tjacobs@phrd.com
Insurance Corporation, formerly		Attn: John E Bucheit		jbucheit@phrd.com
known as Employers Reinsurance		2 N Riverside Plz, Ste 1850		
Corporation, Counsel for Chicago		Chicago, IL 60606		
Insurance Company and Fireman's				
Fund Insurance Company,				
Registered ECF User				
, and a second s				
*NOA - Counsel for Westport	Parker, Hudson, Rainer & Dobbs LLP	Attn: Harris B Winsberg	404-522-8409	hwinsberg@phrd.com
Insurance Corporation, formerly		Attn: Matthew M Weiss		mweiss@phrd.com
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Fund Insurance Company, Counsel				
for Appalachian Insurance				
Company, Registered ECF User				
*NOA - Counsel for Westport	Parker, Hudson, Rainer & Dobbs LLP	Attn: Matthew G Roberts	404-522-8409	mroberts@phrd.com
Insurance Corporation, formerly		303 Peachtree St NE, Ste 3600		
known as Employers Reinsurance		Atlanta, Georgia 30308		
Corporation, Counsel for Chicago				
Insurance Company and Fireman's				
Fund Insurance Company, Counsel				
for Appalachian Insurance				
Company Registered ECF User				
*NOA - Counsel for Century	Plevin & Turner LLP	Attn: Mark D. Plevin	415-986-2827	mplevin@plevinturner.com
Indemnity Company, Continental		580 California St, 12th Fl		mark-plevin-crowell-moring-8073@ecf.pacerpro.com
Casualty Company, Registered ECF		San Francisco, CA 94104		
User				
*NOA - Counsel for Century	Plevin & Turner LLP	Attn: Miranda H Turner/Jordan A Hess		mturner@plevinturner.com
Indemnity Company, Registered		1701 Pennsylvania Ave, NW, Ste 200		jhess@plevinturner.com
ECF User		Washington, D.C. 20004		
*NOA - Request for Notice	R.C.	Attn: Kim Dougherty, Esq.	385-278-0287	kim@justcelc.com
		Just Law Collaborative		
		210 Washington St		
		N Easton, MA 02356		
*NOA - Request for Notice	R.F.	Attn: Kim Dougherty, Esq.	385-278-0287	kim@justcelc.com
		Just Law Collaborative		
		210 Washington St		
		N Easton, MA 02356		
*NOA - Request for Notice	R.F. Jr.	Attn: Kim Dougherty, Esq.	385-278-0287	kim@justcelc.com
		Just Law Collaborative		
		210 Washington St		
		N Easton, MA 02356		
*NOA - Request for Notice	R.M.	Attn: Jeannette A. Vaccaro, Esq.	415-366-3237	jv@jvlaw.com
		315 St., 10th Fl		
	- 1 20 .	San Francisco, CA 94104		
Registered ECF User on behalf of	Robert J. Pfister			rpfister@pslawllp.com
Creditor Shajana Steele Registered ECF User on behalf of	Robert M Charles, Jr	·		Robert.Charles@wbd-us.com
	Robert W Charles, Ji			Nobel Collanes@wbd-ds.com
Interested Party Parishes of the Roman Catholic Archdiocese of San				
Francisco				
*NOA - Counsel for Appalachian	Robins Kaplan LLP	Attn: Christina M. Lincoln	310-229-5800	clincoln@robinskaplan.com
Insurance Company	Nooms Rapidii EEI	2121 Ave of the Stars, Ste 2800	310-223-3600	LCastiglioni@robinskaplan.com
modifice company		Los Angeles, CA 90067		
*NOA - Counsel for Appalachian	Robins Kaplan LLP	Attn: Melissa M D'Alelio	617-267-8288	mdalelio@robinskaplan.com
Insurance Company		Attn: Melissa M D Aleilo Attn: Taylore E Karpa Schollard	01,-20,-0200	tkarpa@robinskaplan.com
		800 Boylston St, Ste 2500		and page administration
		Boston, MA 02199		
*NOA - Counsel for Interested Party	Ruggeri Parks Weinherg I I P	Attn: Annette P Rolain		Arolain@ruggerilaw.com
First State Insurance Company,		Attn: Joshua Weinberg		jweinberg@ruggerilaw.com
Registered ECF User		1875 K St NW, Ste 600		bkfilings@ruggerilaw.com
		Washington, DC 20006-1251		
Registered ECF User on behalf of	Samantha Ruben	1		samantha.ruben@dentons.com
Interested Party St. Paul Fire and				
Marine Insurance Co.				
Corresponding State Agencies	San Francisco County Clerk	1 Dr Carlton B Goollett Pl	- 1	
	·	City Hall, Room 168		
		San Francisco, CA 94102		
Corresponding State Agencies	San Francisco Tax Collector	IC/O Secured Property Tax		
Corresponding State Agencies	San Francisco Tax Collector	c/o Secured Property Tax P.O. Box 7426		
Corresponding State Agencies	San Francisco Tax Collector			
		P.O. Box 7426 San Francisco, CA 94120		
Corresponding State Agencies Corresponding State Agencies	San Francisco Tax Collector San Mateo County Tax Collector	P.O. Box 7426	-	
		P.O. Box 7426 San Francisco, CA 94120 555 County Center, 1st Floor		amartin@sheppardmullin.com
Corresponding State Agencies	San Mateo County Tax Collector	P.O. Box 7426 San Francisco, CA 94120 555 County Center, 1st Floor Redwood City, CA 94063		amartin@sheppardmullin.com katz@sheppardmullin.com
Corresponding State Agencies Debtor's Counsel, Registered ECF	San Mateo County Tax Collector	P.O. Box 7426 San Francisco, CA 94120 555 County Center, 1st Floor Redwood City, CA 94063 Attn: Ori Katz		

Description	Name	Address	Fax	Email
Debtor's Counsel, Registered ECF	Sheppard, Mullin, Richter & Hampton LLP	Attn: Jeannie Kim		jekim@sheppardmullin.com
User		Attn: Ori Katz		dgatmen@sheppardmullin.com
				okatz@sheppardmullin.com
				LSegura@sheppardmullin.com
				lwidawskyleibovici@sheppardmullin.com
Registered ECF User on behalf of	Simpson Thacher & Bartlett LLP	David Elbaum		david.elbaum@stblaw.com
Interested Party Century Indemnity		Pierce MacConaghy		janie.franklin@stblaw.com
Company				pierce.macconaghy@stblaw.com
*NOA - Counsel for Westport	Sinnott, Puebla, Campagne & Curet, APLC	Attn: Blaise S Curet	415-352-6224	bcuret@spcclaw.com
Insurance Corporation, formerly		2000 Powell St, Ste 830		
known as Employers Reinsurance		Emeryville, CA 94608		
Corporation, Registered ECF User				
*NOA - Counsel for Certain	Skarzynski Marick & Black LLP	Attn: Jeff D Kahane/Timothy W Evanston		jkahane@skarzynski.com
Underwriters at Lloyd's, London		Attn: Nathan Reinhardt/Russell W Roten		tevanston@skarzynski.com
and Certain London Market		663 W 5th St. 26th Fl		nreinhardt@skarzynski.com
Companies		Los Angeles, CA 90071		rroten@skarzynski.com
*NOA - Counsel for Interested Party	Smith Ellison	Attn: Michael W Ellison	949-442-1515	mellison@sehlaw.com
First State Insurance Company,		2151 Michelson Dr, Ste 185		kfoster@sehlaw.com
Registered ECF User		Irvine, CA 92612		
Corresponding State Agencies	State of California Franchise Tax Board	P.O. Box 942867		
		Sacramento, CA 94267		
Debtor	The Roman Catholic Archbishop of San	One Peter Yorke Way		
	Francisco	San Francisco, CA 94109		
Corresponding State Agencies	Virginia Department of Taxation	P.O. Box 1115		
		Richmond, VA 23218		
Corresponding State Agencies	Virginia Employment Commission	P.O. Box 26441		
		Richmond, VA 23261		
*NOA - Counsel for Parishes of the	Womble Bond Dickinson (US) LLP	Attn: Robert M. Charles, Jr		Robert.Charles@wbd-us.com
Roman Catholic Archdiocese of San		1 S Church Ave, Ste 2000		
Francisco		Tucson, AZ 85701-1666		
*NOA - Counsel for Parishes of the	Womble Bond Dickinson (US) LLP	Attn: Katie Rios		Katie.Rios@wbd-us.com
Roman Catholic Archdiocese of San		201 E Washington St, Ste 1200		
Francisco		Phoenix, AZ 85004		

1	James I. Stang (CA Bar No. 94435) Debra I. Grassgreen (CA Bar No. 169978)	
2	Brittany M. Michael (admitted pro hac vice)	
3	Gillian N. Brown (CA Bar No. 205132) PACHULSKI STANG ZIEHL & JONES LLP	
	One Sansome Street, Suite 3430	
4	San Francisco, California 94104	
5	Tel: 415.263.7000; Fax: 415.263.7010 Email: jstang@pszjlaw.com	
	dgrassgreen@pszjlaw.com	
6	bmichael@pszjlaw.com gbrown@pszjlaw.com	
7		
8	Counsel to the Official Committee of Unsecured	Creditors
9	UNITED STATES BA	ANKRUPTCY COURT
10	NORTHERN DISTRI	ICT OF CALIFORNIA
11	SAN FRANCI	SCO DIVISION
12	In re:	Case No.: 23-30564
13	THE ROMAN CATHOLIC ARCHBISHOP OF SAN FRANCISCO,	Chapter 11
14	·	MONTHLY PROFESSIONAL FEE
15	Debtor and Debtor in Possession.	STATEMENT FOR PACHULSKI STANG ZIEHL & JONES LLP (MAY 2025)
16		
17	TO ALL INTERESTED PARTIES AND	D TO THEIR COUNSEL OF RECORD:
18	NOTICE IS HEREBY GIVEN that Pac	hulski Stang Ziehl & Jones LLP ("PSZJ"), counsel
19	to the Official Committee of Unsecured Credit	ors (the "Committee"), hereby files its monthly
20	professional fee statement for the period May 1, 20	25 to May 31, 2025 (the "Fee Period"), pursuant to
21	the Order Establishing Procedures and Authorizin	g Payment of Professional Fees and Expenses on a
22	Monthly Basis (the "Compensation Order"), entered	d on October 16, 2023 [ECF No. 212]. The total fees
23	and expenses incurred by PSZJ on behalf of the Co	ommittee for the Fee Period are as follows:
24		
25		
26	[REMAINDER OF PAGE LEF	T INTENTIONALLY BLANK]
27		
28		
20		

Case⁰⁰287809645061996c# 1233 Filed: 07/00/25 Entered: 07/00/25 09:88:40 Page 1906 of 42671

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Period	Fees	Expenses	Total
May 1, 2025 – May 31, 2025	\$283,591.001	\$8,470.65	\$292,061.65
Net Total Allowed Payments this Statement Period: (80% of fees and 100% of expenses)	\$226,872.80	\$8,470.65	\$235,343.45

Attached hereto at Exhibit 1 is PSZJ's itemized billing statement for its fees and expenses billed during the Fee Period. Pursuant to the Compensation Order, the Net Total Allowed Payments detailed in the chart above shall be paid from funds held by the estate of the Debtor The Roman Catholic Archbishop of San Francisco unless an objection is filed with the Clerk of the Court and served upon PSZJ within 14 days after the date of service of this monthly professional fee statement.

Dated: June 30, 2025 PACHULSKI STANG ZIEHL & JONES LLP

> By: <u>/s/ Gillian N. Brown</u> Gillian N. Brown

> > Counsel to the Official Committee of Unsecured Creditors

Furthermore, PSZJ will contribute ten percent of all fees it receives in this case on a final basis to a settlement trust that is approved as part of a plan of reorganization. As such fees are paid, PSZJ will hold those funds in a trust account until a settlement trust is established through a plan of reorganization.

¹ PSZJ billed fees in the amount of \$356,042.50 during the Fee Period but seeks compensation only for \$283,591.00. As set forth at paragraph 2 of the Supplemental Declaration of John W. Lucas in Support of Application of the Official Committee of Unsecured Creditors for Order Approving Employment of Pachulski Stang Ziehl & Jones LLP as Counsel to the Official Committee of Unsecured Creditors [Doc. No. 216], PSZJ billed its time during the Fee Period on an hourly basis using its regular hourly rates and seeks be reimbursed by the Debtor according to its customary reimbursement policies, provided, however, that PSZJ discounted its total fees during the Fee Period to the lesser of the amount billed using regular hourly rates (here, \$356,042.50) and a blended hourly rate of \$1,050 (here, \$226,872.80).

EXHIBIT 1 ABBREVIATIONS KEY: BB = Burns Bair LLP BRG = Berkeley Research Group, LLC JAA = Jeff Anderson & Associates PSZJ = Pachulski Stang Ziehl & Jones LLP SCC = state court counsel SMRH = Sheppard, Mullin, Richter & Hampton LLP



10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067

Archdiocese of SF O.C.C. May 31, 2025

Invoice 147575

Client 05068.00002

RE: Committee Representation

STATEMENT OF PROFESSIONAL SERVICES RENDERED THROUGH 05/31/2025

TOTAL BALANCE DUE	\$1,411,340.44
BALANCE FORWARD	\$1,119,278.79
TOTAL CURRENT CHARGES	\$292,061.65
COURTESY DISCOUNT	-\$72,451.50
EXPENSES	\$8,470.65
FEES	\$356,042.50

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Summa	ry of Services by Professional				
<u>ID</u>	Name	<u>Title</u>	Rate	<u>Hours</u>	<u>Amount</u>
AWC	Caine, Andrew W.	Partner	1,595.00	3.70	\$5,901.50
BMM	Michael, Brittany Mitchell	Partner	1,050.00	53.00	\$55,650.00
JIS	Stang, James I.	Partner	1,950.00	19.90	\$38,805.00
JIS	Stang, James I.	Partner	975.00	2.00	\$1,950.00
GNB	Brown, Gillian N.	Counsel	1,150.00	22.30	\$25,645.00
GSG	Greenwood, Gail S.	Counsel	1,325.00	126.30	\$167,347.50
JJK	Kim, Jonathan J.	Counsel	1,425.00	21.00	\$29,925.00
JMD	Dine, Jeffrey M.	Counsel	1,675.00	12.30	\$20,602.50
JMD	Dine, Jeffrey M.	Counsel	0.00	3.30	\$0.00
BDD	Dassa, Beth D.	Paralegal	625.00	6.00	\$3,750.00
HRD	Daniels, Hope R.	Paralegal	595.00	1.00	\$595.00
NJH	Hall, Nathan J.	Paralegal	595.00	9.30	\$5,533.50
LAF	Forrester, Leslie A.	Library	675.00	0.50	\$337.50
			280.60	_	\$356,042.50

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Summary of	Services by Task Code		
Task Code	Description	<u>Hours</u>	<u>Amount</u>
AA	Asset Analysis and Recovery	4.10	\$5,085.00
BL	Bankruptcy Litigation	156.70	\$203,330.00
CA	Case Administration	7.90	\$7,340.00
CO	Claims Administration and Objections	8.70	\$8,315.00
CP	PSZJ Compensation	1.70	\$1,242.50
СРО	Other Professional Compensation	0.50	\$417.50
GC	General Creditors' Committee	18.50	\$19,748.50
ME	Mediation	10.20	\$15,319.00
PD	Plan and Disclosure Statement	2.20	\$4,165.00
RPO	Other Professional Retention	0.10	\$115.00
SL	Stay Litigation	68.00	\$89,015.00
TR	Travel	2.00	\$1,950.00
		280.60	\$356,042.50

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Pachulski Stang Ziehl & Jones LLP Archdiocese of San Francisco O.C.C. Client 05068.00002 Page: 4 Invoice 147575 May 31, 2025

Description	<u>Amount</u>
Air Fare	\$598.95
Auto Travel Expense	\$229.83
Bloomberg	\$549.00
Federal Express	\$20.26
Court Fees	\$378.00
Hotel Expense	\$764.72
Lexis/Nexis- Legal Research	\$819.43
Litigation Support Vendors	\$4,862.40
Pacer - Court Research	\$149.20
Postage	\$29.26
Reproduction Expense	\$69.60
	\$8,470.65

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				<u>Hours</u>	Rate	Amount
Asset Anal	ysis and	l Recov	rery			
05/05/2025	GNB	AA	Email with M. van de Pol regarding site inspections for real property appraisals.	0.10	1,150.00	\$115.00
05/05/2025	GNB	AA	Email K. Rios regarding site inspection scheduling for real property appraisals.	0.10	1,150.00	\$115.00
05/06/2025	BMM	AA	Call with BRG and G. Brown regarding avoidance action discovery.	0.50	1,050.00	\$525.00
05/06/2025	GNB	AA	Call with BRG and B. Michael regarding asset analysis issues.	0.50	1,150.00	\$575.00
05/07/2025	GNB	AA	Email with K. Rios regarding site inspections for real estate appraisals; email Cushman regarding same.	0.10	1,150.00	\$115.00
05/08/2025	GNB	AA	Email K. Rios and Debtor's counsel regarding site inspection logistics for Cushman real estate appraisals.	0.10	1,150.00	\$115.00
05/12/2025	GNB	AA	Email with K. Rios regarding site inspection tomorrow.	0.10	1,150.00	\$115.00
05/12/2025	GNB	AA	Call with J. Stang regarding real property for sale in San Francisco.	0.10	1,150.00	\$115.00
05/12/2025	GNB	AA	Email with Cushman regarding property issue.	0.10	1,150.00	\$115.00
05/12/2025	GNB	AA	Read California statute regarding real property issue.	0.10	1,150.00	\$115.00
05/12/2025	JIS	AA	Review issues related to sale of San Francisco property.	0.60	1,950.00	\$1,170.00
05/13/2025	GNB	AA	Read email from M. van de Pol regarding deed issue; email A. McMahon at Fidelity Title regarding same.	0.10	1,150.00	\$115.00
05/13/2025	GNB	AA	Email with C. Ter-Gevorkian regarding missing financial documents.	0.10	1,150.00	\$115.00
05/15/2025	GNB	AA	Call with M. van de Pol regarding real property site inspections.	0.20	1,150.00	\$230.00
05/17/2025	GNB	AA	Begin analyzing avoidance action charts from BRG.	0.10	1,150.00	\$115.00
05/21/2025	BMM	AA	Analyze BRG summary fraudulent transfers.	0.60	1,050.00	\$630.00

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				<u>Hours</u>	Rate	Amount
05/22/2025	GNB	AA	Email with M. van de Pol regarding J. Christian cancellation of real property site inspections.	0.10	1,150.00	\$115.00
05/26/2025	GNB	AA	Email with M. van de Pol regarding cancelled site visits and rescheduling.	0.10	1,150.00	\$115.00
05/27/2025	GNB	AA	Read commercial deed report and decree quieting title to real property in San Francisco.	0.30	1,150.00	\$345.00
05/28/2025	GNB	AA	Email with M. van de Pol regarding rescheduling site visits for real property appraisals.	0.10	1,150.00	\$115.00
				4.10		\$5,085.00
Bankrupte	y Litiga	tion				
05/01/2025	JMD	BL	Review research re avoidance/fraudulent transfer (1.0).	1.00	1,675.00	\$1,675.00
05/03/2025	JMD	BL	Research re statute of repose and related issues for fraudulent transfer claims (2.0).	2.00	1,675.00	\$3,350.00
05/04/2025	JMD	BL	Review draft enterprise complaint. (1.0). Research re corporate legal issues (0.8).	1.80	1,675.00	N/C
05/05/2025	AWC	BL	Emails with ASF counsel regarding additional productions (.10); emails with team and BRG regarding outstanding discovery items (.20).	0.30	1,595.00	\$478.50
05/05/2025	BMM	BL	Revise enterprise complaint and related motion for filing.	1.00	1,050.00	\$1,050.00
05/05/2025	BMM	BL	Call with G. Greenwood regarding motion to seal.	0.40	1,050.00	\$420.00
05/05/2025	BMM	BL	Analyze Rule 2004 request document from BRG.	0.50	1,050.00	\$525.00
05/05/2025	GNB	BL	Review and edit G. Grassgreen revisions to my declaration in support of motion for sealing of enterprise complaint.	0.10	1,150.00	\$115.00
05/05/2025	GNB	BL	Call with G. Greenwood regarding enterprise complaint and associated papers for filing and service today/tomorrow.	0.30	1,150.00	\$345.00
05/05/2025	GNB	BL	Review redactions for defendant-specific versions of enterprise complaint filed today.	0.60	1,150.00	\$690.00

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				<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
05/05/2025	GNB	BL	Email with PSZJ team regarding Rule 2004 ex parte applications, document requests relating to avoidance actions.	0.20	1,150.00	\$230.00
05/05/2025	GNB	BL	Call with G. Greenwood regarding avoidance actions, potential litigation.	0.30	1,150.00	\$345.00
05/05/2025	GNB	BL	Email with A. Caine regarding Benedict XVI; email with B. Michael regarding same.	0.10	1,150.00	\$115.00
05/05/2025	GSG	BL	Finalize sealing motion, order, and declaration on motion to seal.	0.40	1,325.00	\$530.00
05/05/2025	GSG	BL	Email G. Brown re declaration on motion to seal.	0.10	1,325.00	\$132.50
05/05/2025	GSG	BL	Call with B. Michael re enterprise complaint and further adversary proceedings.	0.40	1,325.00	\$530.00
05/05/2025	GSG	BL	Confer with M. Renck (2) re court filings and service.	0.40	1,325.00	\$530.00
05/05/2025	GSG	BL	Call with G. Brown re enterprise complaint and service of redacted copies.	0.30	1,325.00	\$397.50
05/05/2025	GSG	BL	Email J. Kim re Omni website and request for updates.	0.10	1,325.00	\$132.50
05/05/2025	GSG	BL	Email G. Brown re service of enterprise complaint.	0.10	1,325.00	\$132.50
05/05/2025	GSG	BL	Call with M. Renck and B. Michael re enterprise complaint filing, identification of defendants.	0.20	1,325.00	\$265.00
05/05/2025	GSG	BL	Emails to/from B. Michael and G. Brown re 2004 exam.	0.20	1,325.00	\$265.00
05/05/2025	GSG	BL	Call with G. Brown re avoidance actions, potential litigation.	0.30	1,325.00	\$397.50
05/06/2025	AWC	BL	Emails with team and counsel, BRG regarding outstanding discovery issues.	0.20	1,595.00	\$319.00
05/06/2025	BMM	BL	Call with J. Stang regarding standing motion and other case issues.	1.00	1,050.00	\$1,050.00
05/06/2025	BMM	BL	Call with G. Greenwood and G. Brown regarding case litigation.	1.50	1,050.00	\$1,575.00
05/06/2025	GNB	BL	Finalize Serenic stipulation (.3); draft email to all signatories regarding final version of same	0.40	1,150.00	\$460.00

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				<u>Hours</u>	Rate	Amount
05/06/2025	GNB	BL	Review redactions for defendant-specific versions of enterprise complaint.	0.20	1,150.00	\$230.00
05/06/2025	GNB	BL	Email with N. Hall regarding Cemeteries' overlay of documents without confidentiality designation.	0.10	1,150.00	\$115.00
05/06/2025	GNB	BL	Video conference with B. Michael and G. Greenwood regarding litigation strategy and anticipated litigation.	1.50	1,150.00	\$1,725.00
05/06/2025	GNB	BL	Email PSZJ team regarding off-calendaring of May 8 omnibus hearing; review Court docket orders regarding same.	0.10	1,150.00	\$115.00
05/06/2025	GSG	BL	Call with G. Brown and B. Michael re case litigation.	1.50	1,325.00	\$1,987.50
05/06/2025	GSG	BL	Confer with M. Renck re enterprise complaint filing.	0.20	1,325.00	\$265.00
05/06/2025	GSG	BL	Review case re common law fraudulent conveyance.	0.40	1,325.00	\$530.00
05/06/2025	GSG	BL	Emails with PSZJ team re filing/upload of sealing order on enterprise complaint.	0.20	1,325.00	\$265.00
05/06/2025	GSG	BL	Email G. Brown re 2004 discovery requests.	0.50	1,325.00	\$662.50
05/06/2025	GSG	BL	Email G. Brown re enterprise complaint status and service.	0.10	1,325.00	\$132.50
05/06/2025	JMD	BL	Research re corporate/divisions complaint (1.5).	1.50	1,675.00	N/C
05/06/2025	NJH	BL	Analyze and process Non-Debtor production documents for transfer to Everlaw database.	0.20	595.00	\$119.00
05/06/2025	NJH	BL	Revise production log.	0.30	595.00	\$178.50
05/06/2025	NJH	BL	Analyze and process Cemeteries supplemental production documents for transfer to Everlaw database.	0.20	595.00	\$119.00
05/07/2025	AWC	BL	Read final enterprise complaint.	0.50	1,595.00	\$797.50
05/07/2025	BMM	BL	Call with G. Greenwood regarding support corporation litigation.	0.40	1,050.00	\$420.00
05/07/2025	BMM	BL	Call with J. Stang regarding support corporations litigation.	0.50	1,050.00	\$525.00

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				<u>Hours</u>	Rate	<u>Amount</u>
05/07/2025	GNB	BL	(Committee Rule 2004 ex parte applications re avoidance actions) Draft application to Debtor with associated declaration, document requests, proposed order.	1.30	1,150.00	\$1,495.00
05/07/2025	GNB	BL	Draft email to RPSC counsel regarding de- designation of documents as confidential.	0.20	1,150.00	\$230.00
05/07/2025	GNB	BL	Email A. Cottrell regarding missing parish QuickBook reports in production set NON-DEBTORS009.	0.10	1,150.00	\$115.00
05/07/2025	GNB	BL	Email with B. Dassa regarding enterprise complaint adversary critical dates.	0.10	1,150.00	\$115.00
05/07/2025	GSG	BL	Emails to counsel re partially unredacted versions of enterprise complaint.	0.30	1,325.00	\$397.50
05/07/2025	GSG	BL	Analyze LBR re enterprise complaint scheduling conference.	0.20	1,325.00	\$265.00
05/07/2025	GSG	BL	Email from G. Brown re litigation strategy.	0.10	1,325.00	\$132.50
05/07/2025	GSG	BL	Analyze Court materials to serve re mandatory dispute resolution.	0.30	1,325.00	\$397.50
05/07/2025	GSG	BL	Draft enclosure letter to enterprise complaint defendants.	0.30	1,325.00	\$397.50
05/07/2025	GSG	BL	Email J. Stang and B. Michael re status of enterprise complaint and service.	0.30	1,325.00	\$397.50
05/07/2025	GSG	BL	Revise certificate of service re enterprise complaint package.	0.30	1,325.00	\$397.50
05/07/2025	GSG	BL	Confer with M. Renck re service issues on enterprise complaint.	0.10	1,325.00	\$132.50
05/07/2025	GSG	BL	Emails to/from J. Stang re enterprise complaint.	0.10	1,325.00	\$132.50
05/07/2025	JIS	BL	Call with B. Michael regarding upcoming litigation issues.	0.50	1,950.00	\$975.00
05/07/2025	JIS	BL	Review issues regarding claims against non- debtor affiliates.	0.60	1,950.00	\$1,170.00
05/07/2025	JIS	BL	Call G. Greenwood regarding avoidance action complaints.	0.10	1,950.00	\$195.00
05/07/2025	JIS	BL	Review issues related to common law fraud allegations.	1.10	1,950.00	\$2,145.00

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				<u>Hours</u>	Rate	Amount
05/07/2025	JIS	BL	Return call from media regarding enterprise complaint.	0.20	1,950.00	\$390.00
05/08/2025	AWC	BL	Emails with ASF counsel and team regarding document confidentiality designation.	0.30	1,595.00	\$478.50
05/08/2025	BMM	BL	Call with J. Dine and J. Stang regarding fraudulent transfer analysis.	0.40	1,050.00	\$420.00
05/08/2025	BMM	BL	Call with G. Greenwood regarding support corporations litigation.	0.40	1,050.00	\$420.00
05/08/2025	BMM	BL	Analyze Debtor's letter regarding document confidentiality.	0.50	1,050.00	\$525.00
05/08/2025	BMM	BL	Call with G. Brown regarding discovery next steps.	0.80	1,050.00	\$840.00
05/08/2025	BMM	BL	Call with J. Stang regarding support corporation litigation.	0.10	1,050.00	\$105.00
05/08/2025	BMM	BL	Review letter to Debtor regarding support corporations.	0.50	1,050.00	\$525.00
05/08/2025	GNB	BL	Read A. Cottrell letter regarding designation of documents marked as confidential (.1); email with PSZJ team regarding same (.1).	0.20	1,150.00	\$230.00
05/08/2025	GNB	BL	Call and email with J. Stang regarding enterprise complaint.	0.10	1,150.00	\$115.00
05/08/2025	GNB	BL	Call with B. Michael regarding motion to compel Debtor document production, anticipated litigation.	0.80	1,150.00	\$920.00
05/08/2025	GNB	BL	Draft motion to compel letter to J. Montali regarding BRG High-Priority Requests to Debtor.	3.70	1,150.00	\$4,255.00
05/08/2025	GNB	BL	Email B. Dassa regarding discovery in enterprise adversary proceeding.	0.10	1,150.00	\$115.00
05/08/2025	GSG	BL	Review letter from A. Cottrell re dedesignation of confidentiality.	0.10	1,325.00	\$132.50
05/08/2025	GSG	BL	Email Debtor's counsel and parish counsel re service of enterprise complaint.	0.10	1,325.00	\$132.50
05/08/2025	GSG	BL	Review dates re enterprise complaint.	0.30	1,325.00	\$397.50
05/08/2025	GSG	BL	Call with B. Michael re avoidance actions.	0.40	1,325.00	\$530.00

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				<u>Hours</u>	Rate	Amount
05/08/2025	GSG	BL	Research/analyze 9th Circuit cases re preliminary injunction.	1.70	1,325.00	\$2,252.50
05/08/2025	GSG	BL	Draft preliminary injunction opposition.	6.90	1,325.00	\$9,142.50
05/08/2025	JMD	BL	Call B. Michael, J. Stang re avoidance claims (0.4). Research re avoidance claim limitations period (1.3).	1.70	1,675.00	\$2,847.50
05/09/2025	AWC	BL	Emails with counsel regarding Benedict XVI documents (.20); review/revise compel letter (.40); and emails with team thereon (.10).	0.70	1,595.00	\$1,116.50
05/09/2025	BMM	BL	Call with G. Greenwood, J. Stang, and J. Dine regarding support corporation litigation strategy.	1.80	1,050.00	\$1,890.00
05/09/2025	GNB	BL	Analyze discovery dispute with Debtor regarding settlement agreements.	0.30	1,150.00	\$345.00
05/09/2025	GNB	BL	(Committee Rule 2004 to Benedict XVI Institute) Email A. Caine regarding subpoena.	0.10	1,150.00	\$115.00
05/09/2025	GNB	BL	Revise motion to compel letter to J. Montali regarding BRG High-Priority Requests to Debtor.	0.40	1,150.00	\$460.00
05/09/2025	GSG	BL	Review G. Brown motion to compel letter.	0.30	1,325.00	\$397.50
05/09/2025	GSG	BL	Call with J. Stang, B. Michael, and J. Dine re support corporation litigation strategy.	1.80	1,325.00	\$2,385.00
05/09/2025	GSG	BL	Review law re trust issues.	0.40	1,325.00	\$530.00
05/09/2025	GSG	BL	Finalize and send letter to Debtor's counsel re RPSC/CASC as trust.	0.10	1,325.00	\$132.50
05/09/2025	GSG	BL	Research re 544(a) and (b) reachbacks.	1.20	1,325.00	\$1,590.00
05/09/2025	JIS	BL	Review/edit letter to compel Debtor's production of documents.	0.50	1,950.00	\$975.00
05/09/2025	JIS	BL	Call with PSZJ re litigation strategy.	1.80	1,950.00	\$3,510.00
05/09/2025	JIS	BL	Review revised letter to compel Debtor's document production.	0.10	1,950.00	\$195.00
05/09/2025	JJK	BL	Research re statute of repose, related issues on avoidance actions.	1.00	1,425.00	\$1,425.00
05/09/2025	JMD	BL	Call J. Stang, B. Michael, G. Greenwood re fraudulent transfer strategy (1.8).	1.80	1,675.00	\$3,015.00

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				<u>Hours</u>	Rate	Amount
05/09/2025	NJH	BL	Analyze, redact documents received from claimant in state court cases.	1.50	595.00	\$892.50
05/10/2025	JJK	BL	Emails with J. Dine re statute of repose / avoidance action issues.	0.40	1,425.00	\$570.00
05/10/2025	JMD	BL	Research re statute of limitations/repose (0.7).	0.70	1,675.00	\$1,172.50
05/12/2025	AWC	BL	Emails with ASF counsel and team regarding outstanding documents.	0.20	1,595.00	\$319.00
05/12/2025	GNB	BL	Read A. Cottrell email regarding missing school/parish Quickbooks.	0.10	1,150.00	\$115.00
05/12/2025	GNB	BL	Email counsel regarding signatures on Serenic stipulation.	0.10	1,150.00	\$115.00
05/12/2025	GSG	BL	Review law re avoidance action tolling.	0.30	1,325.00	\$397.50
05/12/2025	GSG	BL	Review fraudulent transfer cases.	0.60	1,325.00	\$795.00
05/12/2025	GSG	BL	Research/review standing cases re avoidance actions.	2.20	1,325.00	\$2,915.00
05/12/2025	GSG	BL	Draft letter/demand for standing re avoidance claims.	5.50	1,325.00	\$7,287.50
05/12/2025	JJK	BL	Research/update prior memo re statute of limitations and related issues on avoidance actions.	3.90	1,425.00	\$5,557.50
05/13/2025	AWC	BL	Emails with team and BRG regarding documents needed for avoidance analysis.	0.20	1,595.00	\$319.00
05/13/2025	BMM	BL	Revise motion to compel letter.	0.60	1,050.00	\$630.00
05/13/2025	BMM	BL	Call with BRG and PSZJ regarding fraudulent transfers.	1.20	1,050.00	\$1,260.00
05/13/2025	GNB	BL	Call with BRG and PSZJ team regarding avoidance action issues.	1.20	1,150.00	\$1,380.00
05/13/2025	GSG	BL	Analyze related proceedings re asset issues.	0.60	1,325.00	\$795.00
05/13/2025	GSG	BL	Research re derivative standing in diocesan cases.	0.40	1,325.00	\$530.00
05/13/2025	GSG	BL	Call with BRG and B. Michael, J. Dine, and G. Brown re potential avoidance actions.	1.20	1,325.00	\$1,590.00
05/13/2025	GSG	BL	Email PSZJ team re fraudulent transfer analysis.	0.40	1,325.00	\$530.00

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				<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
05/13/2025	GSG	BL	Emails with PSZJ to address potential avoidance actions.	0.10	1,325.00	\$132.50
05/13/2025	JJK	BL	Research (.7) and update memo (1.4) re state of limitations and related issues on avoidance actions.	2.10	1,425.00	\$2,992.50
05/13/2025	JMD	BL	Review memo re statutes of limitation (0.3). Call with PSZJ team and BRG re potential avoidance actions. (1.2).	1.50	1,675.00	\$2,512.50
05/13/2025	LAF	BL	Legal research re: fraudulent transfers in CA.	0.50	675.00	\$337.50
05/14/2025	GSG	BL	Email B. Michael and J. Stang re pending adversary proceedings.	0.40	1,325.00	\$530.00
05/14/2025	GSG	BL	Call with BRG team and B. Michael re potential avoidance actions.	1.20	1,325.00	\$1,590.00
05/14/2025	JIS	BL	Call J. Lucas regarding litigation issues and potential plan.	0.40	1,950.00	\$780.00
05/14/2025	JJK	BL	Research/analyze avoidance action statutes of limitations and repose.	3.90	1,425.00	\$5,557.50
05/15/2025	GNB	BL	Email with A. Cottrell regarding Serenic stipulation.	0.10	1,150.00	\$115.00
05/16/2025	BMM	BL	Call with G. Greenwood regarding ongoing litigation issues.	0.40	1,050.00	\$420.00
05/16/2025	BMM	BL	Call with G. Brown regarding discovery next steps.	0.60	1,050.00	\$630.00
05/16/2025	GNB	BL	Email with A. Cottrell regarding Serenic stipulation (.15); email PSZJ team and BRG regarding same (.05).	0.20	1,150.00	\$230.00
05/16/2025	GNB	BL	Call with B. Michael regarding open litigation issues and anticipated issues (.6); prepare for same (.1).	0.70	1,150.00	\$805.00
05/16/2025	GSG	BL	Call with R. Strong re avoidance claims.	0.50	1,325.00	\$662.50
05/17/2025	BDD	BL	Email G. Brown re new adversary filings.	0.10	625.00	\$62.50
05/17/2025	GNB	BL	Email with PSZJ team regarding scheduling, strategy for pending adversary proceedings.	0.10	1,150.00	\$115.00
05/18/2025	GNB	BL	Finalize letter motion to compel the Debtor's production of documents responsive to BRG high-priority requests.	0.50	1,150.00	\$575.00

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				<u>Hours</u>	Rate	<u>Amount</u>
05/18/2025	GNB	BL	Edit motion to seal the letter motion to compel Debtor's production of documents responsive to BRG high-priority requests, including my declaration and proposed order.	1.20	1,150.00	\$1,380.00
05/18/2025	GNB	BL	Email with G. Greenwood regarding motion to seal the motion to compel.	0.10	1,150.00	\$115.00
05/19/2025	AWC	BL	Read final letter to Court regarding discovery disputes.	0.20	1,595.00	\$319.00
05/19/2025	BMM	BL	Review motion to compel letter package and email.	0.60	1,050.00	\$630.00
05/19/2025	GNB	BL	Email with B. Michael regarding letter motion to compel Debtor production of documents.	0.10	1,150.00	\$115.00
05/19/2025	GNB	BL	Emails with M. Renck regarding filing of letter motion to compel Debtor production of documents, motion to seal, and unredacted letter motion (.2); call with M. Renck regarding same (.1).	0.30	1,150.00	\$345.00
05/19/2025	GNB	BL	Revise email from B. Michael to L. Parada regarding letter motion to compel Debtor production of documents.	0.20	1,150.00	\$230.00
05/19/2025	JJK	BL	Research/update client memo re avoidance action issues.	6.90	1,425.00	\$9,832.50
05/20/2025	BDD	BL	Email G. Brown re Committee motion to compel.	0.10	625.00	\$62.50
05/20/2025	BMM	BL	Call with G. Greenwood regarding litigation next steps and mediation developments.	0.60	1,050.00	\$630.00
05/20/2025	BMM	BL	Analyze memo regarding statutes of repose and fraudulent transfers in CA.	2.10	1,050.00	\$2,205.00
05/20/2025	GNB	BL	Communications with PSZJ team regarding avoidance action analyses.	0.20	1,150.00	\$230.00
05/20/2025	GSG	BL	Review emails from B. Michael re claims data.	0.20	1,325.00	\$265.00
05/20/2025	GSG	BL	Analyze prepetition settlement.	0.20	1,325.00	\$265.00
05/20/2025	GSG	BL	Call with J. Dine re BRG avoidance claim analysis.	0.20	1,325.00	\$265.00
05/20/2025	GSG e: 223-330	BL	Review BRG schedules re potential avoidance claims. Dout#112331 Filterd: 07/100/225 Enterend: 07/10	1.20 00/ <i>22</i> 501904	1,325.00 338.4104 PPag	\$1,590.00 ge 2172

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				<u>Hours</u>	Rate	Amount
05/20/2025	GSG	BL	Review proposed tolling stipulations re general and specific claims.	0.40	1,325.00	\$530.00
05/20/2025	GSG	BL	Call with R. Strong, J. Dine, and B. Michael re avoidance claim analysis.	1.00	1,325.00	\$1,325.00
05/20/2025	GSG	BL	Email J. Dine, B. Michael, and J. Stang re avoidance claims.	0.90	1,325.00	\$1,192.50
05/20/2025	GSG	BL	Call with B. Michael re mediation status and proposed tolling agreement.	0.60	1,325.00	\$795.00
05/20/2025	GSG	BL	Prepare comments to draft tolling agreement.	1.20	1,325.00	\$1,590.00
05/20/2025	GSG	BL	Review documents from R. Strong re prepetition transfers.	0.90	1,325.00	\$1,192.50
05/20/2025	GSG	BL	Emails to R. Strong and G. Brown re prepetition transfers and discovery issues.	0.50	1,325.00	\$662.50
05/20/2025	JJK	BL	Review/research (1.2) and update client memo re avoidance actions (1.6).	2.80	1,425.00	\$3,990.00
05/20/2025	JMD	BL	Call (partial) B. Michael, G. Greenwood, BRG re preference/fraudulent conveyance claims (0.7). Review BRG fraudulent transfer spreadsheet (2.0).	2.70	1,675.00	\$4,522.50
05/21/2025	BMM	BL	Further revise draft tolling agreement re avoidance actions.	0.40	1,050.00	\$420.00
05/21/2025	BMM	BL	Call with G. Greenwood regarding Archdiocese support corporation letter.	0.40	1,050.00	\$420.00
05/21/2025	BMM	BL	Call with J. Stang regarding litigation deadlines.	0.20	1,050.00	\$210.00
05/21/2025	BMM	BL	Call with O. Katz regarding litigation deadlines.	0.10	1,050.00	\$105.00
05/21/2025	GNB	BL	Email with A. Caine regarding Benedict XVI Institute.	0.10	1,150.00	\$115.00
05/21/2025	GSG	BL	Review BRG documents re Seminary.	0.30	1,325.00	\$397.50
05/21/2025	GSG	BL	Analyze documents from the Debtor applicable to avoidance actions.	0.40	1,325.00	\$530.00
05/21/2025	GSG	BL	Analyze supplemental motion disclosing additional accounts.	0.20	1,325.00	\$265.00
05/21/2025	GSG	BL	Review response letter from O. Katz re	0.30	1,325.00	\$397.50
Casse	:233-330	56644	support corporations. Dut # 122331 Hillerd: 07/100/225 Einterred: 07/10	001/ <i>0</i> 2255 0190:4	338.4104 PP2000	e 21183

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				<u>Hours</u>	Rate	Amount
05/21/2025	GSG	BL	Call with B. Michael re enterprise complaint.	0.40	1,325.00	\$530.00
05/21/2025	GSG	BL	Brief research re statutes applicable to charitable trusts and religious nonprofits.	0.70	1,325.00	\$927.50
05/21/2025	GSG	BL	Email J. Stang and B. Michael re support corporations.	0.20	1,325.00	\$265.00
05/21/2025	GSG	BL	Analyze documents re enterprise complaint for proposed discovery.	0.70	1,325.00	\$927.50
05/21/2025	GSG	BL	Confer with B. Michael re responses to enterprise complaint.	0.10	1,325.00	\$132.50
05/21/2025	GSG	BL	Emails from/to O. Katz re defective sealed document.	0.10	1,325.00	\$132.50
05/21/2025	GSG	BL	Confer with M. Renck re corrected filing of redacted motion to compel letter to Court.	0.30	1,325.00	\$397.50
05/21/2025	GSG	BL	Draft motion (.2) and order (.2) re restricted access to defective entry on the docket.	0.40	1,325.00	\$530.00
05/21/2025	GSG	BL	Emails to/from G. Brown and PSZJ team re sealed documents.	0.30	1,325.00	\$397.50
05/21/2025	JIS	BL	Call B. Michael regarding issues related to tolling agreement/adversary proceedings re avoidance actions.	0.30	1,950.00	\$585.00
05/22/2025	AWC	BL	Call with Benedict XVI counsel regarding documents (.1) and emails with him and PSZJ thereon (.2).	0.30	1,595.00	\$478.50
05/22/2025	BMM	BL	Draft email to Debtor's counsel regarding extensions and tolling (.2); Call with J. Stang regarding same (.2).	0.40	1,050.00	\$420.00
05/22/2025	BMM	BL	Call with J. Stang following up from Committee meeting.	0.20	1,050.00	\$210.00
05/22/2025	BMM	BL	Emails with PSZJ team regarding division complaint facts.	0.40	1,050.00	\$420.00
05/22/2025	BMM	BL	Email to Debtor's counsel regarding litigation deadlines and tolling agreement.	0.70	1,050.00	\$735.00
05/22/2025	BMM	BL	Email response regarding unredacted division complaint to high school counsel.	0.30	1,050.00	\$315.00
05/22/2025	GNB	BL	Email with PSZJ team regarding C. Ray email regarding motion to compel; review C. Ray	0.10	1,150.00	\$115.00

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				<u>Hours</u>	Rate	Amount
05/22/2025	GNB	BL	Email with PSZJ team regarding facts relevant to enterprise complaint.	0.10	1,150.00	\$115.00
05/22/2025	GSG	BL	Research re legal provisions applicable to division complaint.	2.50	1,325.00	\$3,312.50
05/22/2025	GSG	BL	Outline discovery issues re discovery on division complaint.	1.20	1,325.00	\$1,590.00
05/22/2025	GSG	BL	Revise tolling stipulation.	0.30	1,325.00	\$397.50
05/22/2025	GSG	BL	Email J. Stang and B. Michael re audit papers.	0.20	1,325.00	\$265.00
05/22/2025	GSG	BL	Email from C. Ray re discovery dispute (.1) and respond to B. Michael re same (.2).	0.30	1,325.00	\$397.50
05/22/2025	GSG	BL	Review cases re unincorporated associations.	2.20	1,325.00	\$2,915.00
05/22/2025	GSG	BL	Review additional cases re division complaint.	1.30	1,325.00	\$1,722.50
05/22/2025	JMD	BL	Review fraudulent transfer materials from BRG (0.8).	0.80	1,675.00	\$1,340.00
05/23/2025	AWC	BL	Read ASF response to motion to compel letter.	0.30	1,595.00	\$478.50
05/23/2025	BMM	BL	Call with J. Stang regarding litigation deadlines.	0.30	1,050.00	\$315.00
05/23/2025	BMM	BL	Call with O. Katz regarding litigation deadlines.	0.30	1,050.00	\$315.00
05/23/2025	GSG	BL	Review cases re corporate divisions.	2.50	1,325.00	\$3,312.50
05/23/2025	GSG	BL	Review cases re division complaint issues, defenses.	1.30	1,325.00	\$1,722.50
05/23/2025	GSG	BL	Research re derivative standing re avoidance actions.	1.00	1,325.00	\$1,325.00
05/23/2025	GSG	BL	Email J. Stang and B. Michael response re audit papers.	0.10	1,325.00	\$132.50
05/23/2025	GSG	BL	Review Debtor's response re motion to compel.	0.20	1,325.00	\$265.00
05/23/2025	JIS	BL	Review Debtor's response to letter to Court re discovery.	0.20	1,950.00	\$390.00
05/24/2025	JIS	BL	Call with B. Michael regarding tolling agreement on avoidance actions, enterprise complaint.	0.30	1,950.00	\$585.00

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				<u>Hours</u>	Rate	Amount
05/24/2025	JIS	BL	Call with B. Michael regarding Debtor's response to motion to compel, tolling agreement.	0.20	1,950.00	\$390.00
05/24/2025	JIS	BL	Read Debtor's response to Committee motion to compel letter to Court.	0.30	1,950.00	\$585.00
05/27/2025	BMM	BL	(partial) Call with PSZJ and BRG regarding asset analysis and transfers.	1.10	1,050.00	\$1,155.00
05/27/2025	BMM	BL	Call with PSZJ team regarding litigation strategy.	0.40	1,050.00	\$420.00
05/27/2025	GNB	BL	Email with PSZJ team regarding today's call with BRG.	0.10	1,150.00	\$115.00
05/27/2025	GNB	BL	Read O. Katz May 23 letter to Court regarding Committee motion to compel.	0.10	1,150.00	\$115.00
05/27/2025	GNB	BL	Call with PSZJ and BRG teams regarding open litigation issues.	1.20	1,150.00	\$1,380.00
05/27/2025	GNB	BL	Call with B. Michael and G. Greenwood re litigation strategy.	0.40	1,150.00	\$460.00
05/27/2025	GNB	BL	Read email from C. Ray regarding unredacted enterprise complaint; email with PSZJ team regarding same.	0.10	1,150.00	\$115.00
05/27/2025	GSG	BL	Research standing motion re avoidance actions.	0.30	1,325.00	\$397.50
05/27/2025	GSG	BL	Revise standing letter re avoidance actions.	0.60	1,325.00	\$795.00
05/27/2025	GSG	BL	Review BRG analysis re avoidance claims and outstanding issues.	0.40	1,325.00	\$530.00
05/27/2025	GSG	BL	Call with J. Dine re avoidance claim status.	0.20	1,325.00	\$265.00
05/27/2025	GSG	BL	Draft/revise stipulated tolling agreement.	1.80	1,325.00	\$2,385.00
05/27/2025	GSG	BL	Draft order approving tolling agreement.	0.90	1,325.00	\$1,192.50
05/27/2025	GSG	BL	Call with PSZJ team and BRG re avoidance claims and discovery.	1.20	1,325.00	\$1,590.00
05/27/2025	GSG	BL	Call with B. Michael and G. Brown re support corporations.	0.40	1,325.00	\$530.00
05/27/2025	GSG	BL	Review scheduling orders and injunction status re Diocese of Santa Rosa.	0.40	1,325.00	\$530.00

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				<u>Hours</u>	Rate	Amount
05/27/2025	GSG	BL	Analyze information re proposed canon law expert.	0.60	1,325.00	\$795.00
05/27/2025	GSG	BL	Review email and comments from P. Pascuzzi re tolling agreement.	0.20	1,325.00	\$265.00
05/27/2025	JMD	BL	Telephone call with G. Greenwood re fraudulent transfer claim issues (0.1).	0.10	1,675.00	\$167.50
05/28/2025	AWC	BL	Read decision granting Committee motion to compel.	0.10	1,595.00	\$159.50
05/28/2025	BMM	BL	Call with G. Greenwood regarding discovery order and next steps.	0.20	1,050.00	\$210.00
05/28/2025	BMM	BL	Call with G. Brown regarding discovery order next steps.	0.10	1,050.00	\$105.00
05/28/2025	BMM	BL	Review order granting motion to compel (.1); send summary to Committee (.2).	0.30	1,050.00	\$315.00
05/28/2025	GNB	BL	Email P. Pascuzzi and O. Katz regarding agreements to be bound to Stipulated Protective Order.	0.10	1,150.00	\$115.00
05/28/2025	GNB	BL	Read order granting Committee's motion to compel Debtor production of documents.	0.10	1,150.00	\$115.00
05/28/2025	GSG	BL	Emails from/to B. Michael re redactions to enterprise complaint.	0.20	1,325.00	\$265.00
05/28/2025	GSG	BL	Review order granting Committee motion to compel.	0.10	1,325.00	\$132.50
05/28/2025	GSG	BL	Call with B. Michael re order granting motion to compel.	0.20	1,325.00	\$265.00
05/29/2025	GSG	BL	Finalize stip and order re intervention.	0.10	1,325.00	\$132.50
05/30/2025	GNB	BL	Email with A. Cottrell regarding Intacct access; email with G. Greenwood regarding tolling agreement on avoidance actions re Intacct.	0.10	1,150.00	\$115.00
05/30/2025	GSG	BL	Review email and redline to tolling agreement from P. Pascuzzi.	0.20	1,325.00	\$265.00
			_	156.70		\$203,330.00

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				<u>Hours</u>	Rate	Amount
Case Admi	inistrati	on				
05/06/2025	BDD	CA	Review court calendar re 5/8 hearing status (.10) confer by email G. Brown re same (.10).	0.20	625.00	\$125.00
05/06/2025	BMM	CA	Call with Debtor's counsel regarding ongoing case issues.	0.50	1,050.00	\$525.00
05/07/2025	BDD	CA	Review docket, including two new adversary matters filed, and update critical dates memo re same (1.70); emails G. Brown re same (.10); email PSZJ team re same (.10).	1.90	625.00	\$1,187.50
05/07/2025	JIS	CA	Status call with Debtor.	0.20	1,950.00	\$390.00
05/08/2025	BDD	CA	Review litigation deadlines (new adversaries) and emails G. Greenwood re same (.60); emails B. Anavim and M. Kulick re same (.20); update critical dates memo (.60).	1.40	625.00	\$875.00
05/12/2025	BDD	CA	Review order extending deadline for removal of actions and email B. Anavim re same.	0.10	625.00	\$62.50
05/12/2025	BDD	CA	Review fee application deadlines (.10) and calendar matters re same (.10).	0.20	625.00	\$125.00
05/13/2025	BMM	CA	Call with J. Stang regarding Debtor's counsel meeting.	0.30	1,050.00	\$315.00
05/14/2025	JIS	CA	Call with B. Michael regarding agenda for status call with Debtor.	0.10	1,950.00	\$195.00
05/14/2025	JIS	CA	Status call with Debtor.	0.70	1,950.00	\$1,365.00
05/14/2025	JIS	CA	Call B. Michael regarding status call with Debtor.	0.30	1,950.00	\$585.00
05/21/2025	BDD	CA	Review docket to update critical dates memo re same (.50); email PSZJ team re update critical dates (.10).	0.60	625.00	\$375.00
05/27/2025	BMM	CA	Call with Debtor's counsel regarding ongoing case issues.	0.60	1,050.00	\$630.00
05/28/2025	BDD	CA	Review docket to update critical dates memo re same (.40); email PSZJ team re same (.10); update critical dates memo per G. Brown comments (.10).	0.60	625.00	\$375.00
05/28/2025	BMM	CA	Call with J. Stang regarding ongoing case issues.	0.20	1,050.00	\$210.00

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	11111111561	441011	and Objections			
05/01/2025	BMM	CO	Call with Debtor's counsel and J. Bair regarding claims.	0.60	1,050.00	\$630.00
05/01/2025	BMM	СО	Call with J. Bair regarding claims call with Debtor's counsel.	0.20	1,050.00	\$210.00
05/07/2025	BMM	CO	Analyze Debtor CVA Committee claim chart.	2.80	1,050.00	\$2,940.00
05/08/2025	BMM	CO	Update claims analysis.	1.00	1,050.00	\$1,050.00
05/09/2025	JIS	CO	Review documents related to settlement of abuse claim by Debtor.	0.10	1,950.00	\$195.00
05/15/2025	NJH	СО	Analyze amended confidential survivor claim forms while simultaneously revising the claims database with information mined from said confidential forms.	2.00	595.00	\$1,190.00
05/19/2025	BMM	СО	Draft press release regarding aggregate claims data.	0.80	1,050.00	\$840.00
05/20/2025	BMM	CO	Revise press release regarding aggregate claims data.	0.50	1,050.00	\$525.00
05/21/2025	BMM	CO	Finalize claims data for release.	0.30	1,050.00	\$315.00
05/21/2025	BMM	СО	Call with radio station regarding aggregate claims data.	0.30	1,050.00	\$315.00
05/23/2025	BMM	CO	Call with J. Anderson regarding mediation issues.	0.10	1,050.00	\$105.00
				8.70		\$8,315.00
PSZJ Com	pensatio	on				
05/09/2025	GNB	CP	Email with E. Frejka and J. Kim regarding timing for fifth interim fee applications.	0.10	1,150.00	\$115.00
05/12/2025	BDD	CP	Email G. Brown re PSZJ 5th interim fee application.	0.10	625.00	\$62.50
05/12/2025	GNB	CP	Email with B. Dassa regarding fifth interim fee applications.	0.10	1,150.00	\$115.00
05/21/2025	GNB	CP	Email Committee subcommittee regarding Committee professionals' bills.	0.10	1,150.00	\$115.00
05/27/2025	HRD	CP	Prepare PSZJ's March monthly fee statement.	1.00	595.00	\$595.00
05/28/2025	BDD	CP	Email N. Brown re PSZJ, Stout and BRG fee statements.	0.10	625.00	\$62.50

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				<u>Hours</u>	Rate	Amount
05/28/2025	GNB	CP	Review and finalize PSZJ March 2025 monthly fee statement.	0.10	1,150.00	\$115.00
05/30/2025	BDD	CP	Email B. Anavim re 5th quarterly fee applications to be filed.	0.10	625.00	\$62.50
			_	1.70		\$1,242.50
Other Prof	essiona	l Comp	ensation			
05/27/2025	BDD	СРО	Review professional fee statements filed by Debtor's professionals (.20) and emails subcommittee and G. Brown re same (.10).	0.30	625.00	\$187.50
05/27/2025	GNB	СРО	Email B. Dassa regarding Debtor professionals' fees and expenses.	0.10	1,150.00	\$115.00
05/27/2025	GNB	СРО	Email with Committee billing subcommittee re bill approval; email BB regarding same; email M. Viramontes regarding same.	0.10	1,150.00	\$115.00
			_	0.50		\$417.50
General Cı	reditors	' Comn	nittee			
05/02/2025	NJH	GC	Draft minutes from April 24, 2025 Committee meeting.	1.00	595.00	\$595.00
05/06/2025	BMM	GC	Call with SCC regarding case status.	0.30	1,050.00	\$315.00
05/06/2025	BMM	GC	Draft email in lieu of meeting for SCC regarding ongoing case issues.	0.40	1,050.00	\$420.00
05/06/2025	GNB	GC	Read B. Michael status email to Committee.	0.10	1,150.00	\$115.00
05/07/2025	AWC	GC	Emails with Committee regarding issues/meeting.	0.20	1,595.00	\$319.00
05/07/2025	BMM	GC	Prepare presentation materials for Committee meeting.	0.60	1,050.00	\$630.00
05/07/2025	BMM	GC	Draft presentation for Committee meeting.	0.80	1,050.00	\$840.00
05/07/2025	BMM	GC	Email with SCC regarding missing claims information.	0.30	1,050.00	\$315.00
05/07/2025	BMM	GC	Call with J. Stang regarding Committee meeting preparation.	0.30	1,050.00	\$315.00
05/07/2025	GNB	GC	Revise PPT slides for presentation at Committee meeting tomorrow.	0.20	1,150.00	\$230.00

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				<u>Hours</u>	Rate	<u>Amount</u>
05/07/2025	GSG	GC	Email comments to B. Michael re information for Committee meeting.	0.40	1,325.00	\$530.00
05/07/2025	GSG	GC	Email with R. Simons re stay relief and liability.	0.20	1,325.00	\$265.00
05/07/2025	JIS	GC	Review PowerPoint presentation for 5/08 Committee meeting.	0.20	1,950.00	\$390.00
05/07/2025	JIS	GC	Review Committee presentation comments with B. Michael.	0.50	1,950.00	\$975.00
05/08/2025	BMM	GC	Meeting with Committee regarding ongoing case issues.	1.00	1,050.00	\$1,050.00
05/08/2025	BMM	GC	Call with Committee professionals regarding Committee meeting.	0.30	1,050.00	\$315.00
05/08/2025	NJH	GC	Attend Committee meeting to take minutes.	1.00	595.00	\$595.00
05/09/2025	BMM	GC	Emails with state court counsel regarding supplemental questionnaires.	0.40	1,050.00	\$420.00
05/13/2025	BMM	GC	Emails with Committee members regarding aggregate claims data.	0.30	1,050.00	\$315.00
05/13/2025	JIS	GC	Call with J. Amala regarding plan issues.	0.40	1,950.00	\$780.00
05/13/2025	NJH	GC	Draft minutes from May 8, 2025 Committee meeting.	1.20	595.00	\$714.00
05/16/2025	BMM	GC	Meeting with Committee co-chairs regarding release of aggregate claims data.	1.20	1,050.00	\$1,260.00
05/16/2025	BMM	GC	Call with J. Stein regarding the release of aggregate claims data.	0.30	1,050.00	\$315.00
05/19/2025	BMM	GC	Call with a SCC regarding case question.	0.50	1,050.00	\$525.00
05/20/2025	BMM	GC	Emails with Committee members regarding claims data release.	0.80	1,050.00	\$840.00
05/20/2025	BMM	GC	Call with Committee member (M.O.) regarding claims data.	0.10	1,050.00	\$105.00
05/21/2025	BMM	GC	Meeting with SCC for high school survivors.	0.30	1,050.00	\$315.00
05/21/2025	BMM	GC	Call with additional counsel to high school survivor.	0.30	1,050.00	\$315.00
05/22/2025	BMM	GC	Participate in meeting with Committee regarding ongoing case issues.	1.10	1,050.00	\$1,155.00
05/22/2025	Miss ann		The Attended Share The Action of the Action	ന്നു അൻ വിനിം 4	ന്നിഷ്ണ് വിന്	~ ~~ 050 00

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JIS	GC		<u>Hours</u>	Rate	Amount
JIS	GC				<u> 1 Milouill</u>
	GC	Call with B. Michael for follow up from Committee meeting.	0.20	1,950.00	\$390.00
NJH	GC	Attend Committee meeting to take minutes.	1.00	595.00	\$595.00
JIS	GC	Call B. Michael regarding case status.	0.30	1,950.00	\$585.00
NJH	GC	Draft minutes from May 22, 2025 Committee meeting (.8); email B. Michael re same (0.1).	0.90	595.00	\$535.50
BMM	GC	Emails with SCC, G. Greenwood, and O. Katz regarding litigation stipulations.	0.40	1,050.00	\$420.00
		_	18.50		\$19,748.50
BMM	ME	Meeting with J. Stang regarding mediation and other case issues.	0.60	1,050.00	\$630.00
ВММ	ME	Participate remotely in mediation.	4.30	1,050.00	\$4,515.00
JIS	ME	Attend mediation.	5.00	1,950.00	\$9,750.00
AWC	ME	Call with J. Stang regarding mediation status/issues.	0.20	1,595.00	\$319.00
BMM	ME	Call with J. Stang regarding mediation issues.	0.10	1,050.00	\$105.00
		_	10.20		\$15,319.00
sclosur	e State	ment			
JIS	PD	Call with J. Lucas regarding impact of BSA opinion on plan issues.	0.30	1,950.00	\$585.00
JIS	PD	Review BSA opinion for impact on plan issues.	1.30	1,950.00	\$2,535.00
JIS	PD	Call with J. Amala regarding insurance and plan.	0.40	1,950.00	\$780.00
GSG	PD	Review status of Oakland Diocese proposed plan.	0.20	1,325.00	\$265.00
			2.20		\$4,165.00
ssional	Retent	tion			
GNB	RPO	Call with M. Babcock regarding supplemental declaration concerning BRG retention.	0.10	1,150.00	\$115.00
	BMM BMM BMM IS AWC BMM IS	SIMM GC SIMM GC SIMM ME SIMM ME SIS ME AWC ME SIS PD SIS PD SIS PD SIS PD SIS PD SIS PD	Draft minutes from May 22, 2025 Committee meeting (.8); email B. Michael re same (0.1). BMM GC Emails with SCC, G. Greenwood, and O. Katz regarding litigation stipulations. BMM ME Meeting with J. Stang regarding mediation and other case issues. BMM ME Participate remotely in mediation. IS ME Attend mediation. AWC ME Call with J. Stang regarding mediation status/issues. BMM ME Call with J. Stang regarding mediation issues. Closure Statement IS PD Call with J. Lucas regarding impact of BSA opinion on plan issues. IS PD Review BSA opinion for impact on plan issues. IS PD Call with J. Amala regarding insurance and plan. GSG PD Review status of Oakland Diocese proposed plan. Sional Retention GNB RPO Call with M. Babcock regarding supplemental declaration concerning BRG retention.	AND GC Draft minutes from May 22, 2025 Committee meeting (.8); email B. Michael re same (0.1). BMM GC Emails with SCC, G. Greenwood, and O. Katz regarding litigation stipulations. 18.50 BMM ME Meeting with J. Stang regarding mediation and other case issues. BMM ME Participate remotely in mediation. AWC ME Call with J. Stang regarding mediation status/issues. BMM ME Call with J. Stang regarding mediation on the status/issues. Closure Statement BME Call with J. Stang regarding mediation issues. Closure Statement BME Call with J. Lucas regarding impact of BSA opinion on plan issues. BME PD Call with J. Lucas regarding impact on plan issues. BME PD Call with J. Amala regarding insurance and plan. BME PD Call with J. Amala regarding insurance and plan. BME PD Call with J. Amala Polacy insurance and plan. BME PD Call with J. Amala Polacy insurance and plan. CRACK PD Review status of Oakland Diocese proposed plan. CRACK PD Call with M. Babcock regarding supplemental declaration concerning BRG retention.	SIM GC Draft minutes from May 22, 2025 Committee meeting (.8); email B. Michael re same (0.1).

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G/ T*/*	4.					
Stay Litiga						
05/05/2025	BMM	SL	Analyze state court stay complaint and cited documents.	1.00	1,050.00	\$1,050.00
05/05/2025	GSG	SL	Review pleadings re Santa Rosa Diocese preliminary injunction motion and status.	0.90	1,325.00	\$1,192.50
05/05/2025	GSG	SL	Review pleadings re Sacramento Diocese preliminary injunction motion and status.	0.80	1,325.00	\$1,060.00
05/05/2025	GSG	SL	Emails to Z. Caesar re SF preliminary injunction adversary.	0.20	1,325.00	\$265.00
05/05/2025	GSG	SL	Email B. Michael re intervention stipulations.	0.20	1,325.00	\$265.00
05/05/2025	GSG	SL	Email B. Michael re preliminary injunction adversary complaint and responses.	0.50	1,325.00	\$662.50
05/05/2025	GSG	SL	Research/analyze 9th Circuit cases re preliminary injunction application.	3.40	1,325.00	\$4,505.00
05/05/2025	JIS	SL	Review motions for preliminary injunction regarding third party defendants.	1.60	1,950.00	\$3,120.00
05/06/2025	BMM	SL	Email to Debtor's counsel regarding stay relief intervention.	0.30	1,050.00	\$315.00
05/06/2025	GSG	SL	Analyze law re preliminary injunction.	2.80	1,325.00	\$3,710.00
05/06/2025	GSG	SL	Research and review 9th Circuit cases re extension of automatic stay.	2.50	1,325.00	\$3,312.50
05/07/2025	GSG	SL	Research/review cases re stay relief and preliminary injunction disputes.	3.70	1,325.00	\$4,902.50
05/09/2025	BMM	SL	Draft stipulation to intervene in stay litigation.	1.60	1,050.00	\$1,680.00
05/09/2025	GSG	SL	Draft preliminary injunction opposition re insurance issues.	1.60	1,325.00	\$2,120.00
05/09/2025	GSG	SL	Research/analyze cases cited by Debtor (.8) and outline preliminary injunction arguments (1.6).	2.40	1,325.00	\$3,180.00
05/09/2025	JIS	SL	Review intervention stipulation.	0.10	1,950.00	\$195.00
05/12/2025	GSG	SL	Review application of automatic stay under 362(a)(3).	0.60	1,325.00	\$795.00
05/13/2025	GSG	SL	Draft opposition to preliminary injunction.	5.60	1,325.00	\$7,420.00
05/13/2025	GSG	SL	Review diocesan cases re preliminary injunction.	1.10	1,325.00	\$1,457.50

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				<u>Hours</u>	Rate	Amount
05/30/2025	GSG	SL	Review ASF motion for preliminary injunction.	0.80	1,325.00	\$1,060.00
05/30/2025	GSG	SL	Emails to/from M. Renck re preliminary injunction opposition declarations.	0.20	1,325.00	\$265.00
05/30/2025	GSG	SL	Email J. Bair re preliminary injunction motion.	0.30	1,325.00	\$397.50
05/30/2025	GSG	SL	Draft opposition to preliminary injunction.	7.50	1,325.00	\$9,937.50
05/31/2025	GSG	SL	Draft opposition to preliminary injunction.	3.10	1,325.00	\$4,107.50
				68.00		\$89,015.00
Travel						
05/20/2025	JIS	TR	Travel from San Francisco to Los Angeles from mediation. (Billed at 50%)	2.00	975.00	\$1,950.00
				2.00		\$1,950.00

TOTAL SERVICES FOR THIS MATTER:

\$356,042.50

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Ewnongog				
Expenses	TNI	05060 00002 1	10.26	
05/01/2025	LN	05068.00002 Lexis Charges for 05-01-25	18.26	
05/06/2025	LN	05068.00002 Lexis Charges for 05-06-25	18.26	
05/06/2025	RE	COPY (27 @0.10 PER PG)	2.70	
05/06/2025	RE	COPY (36 @0.10 PER PG)	3.60	
05/06/2025	RE	COPY (6 @0.10 PER PG)	0.60	
05/06/2025	RE	COPY (10 @0.10 PER PG)	1.00	
05/06/2025	RE	COPY (20 @0.10 PER PG)	2.00	
05/06/2025	RE	COPY (13 @0.10 PER PG)	1.30	
05/07/2025	BB	05068.00002 Bloomberg Charges through 05-07-25	143.00	
05/07/2025	FF	Court filing fee for adversary complaint, JIS	350.00	
05/07/2025	PO	SF Mail Log, GNB	25.83	
05/07/2025	PO	SF Mail Log, GNB	3.43	
05/07/2025	RE	COPY (306 @0.10 PER PG)	30.60	
05/07/2025	RE	COPY (11 @0.10 PER PG)	1.10	
05/07/2025	RE	COPY (81 @0.10 PER PG)	8.10	
05/07/2025	RE	COPY (36 @0.10 PER PG)	3.60	
05/07/2025	RE	COPY (18 @0.10 PER PG)	1.80	
05/07/2025	RE	COPY (27 @0.10 PER PG)	2.70	
05/07/2025	RE	COPY (9 @0.10 PER PG)	0.90	
05/08/2025	AF	Southwest Airlines r/t to Oakland for mediation in SF coach fare, JIS	598.95	
05/08/2025	LN	05068.00002 Lexis Charges for 05-08-25	91.32	
05/08/2025	LN	5068.00002 Lexis Charges for 05-08-25	16.78	
05/09/2025	LN	05068.00002 Lexis Charges for 05-09-25	54.79	
05/09/2025	LN	05068.00002 Lexis Charges for 05-09-25	5.17	
05/09/2025	LN	05068.00002 Lexis Charges for 05-09-25	2.58	
05/09/2025	LN	05068.00002 Lexis Charges for 05-09-25	18.26	
05/12/2025	LN	5068.00002 Lexis Charges for 05-12-25	8.98	
05/12/2025	LAN		- am m 40.16 0. 4	

Pachulski Stang Ziehl & Jones LLP Archdiocese of San Francisco O.C.C. Client 05068.00002		Page: 29 Invoice 147575 May 31, 2025	
05/12/2025	LN	5068.00002 Lexis Charges for 05-12-25	16.94
05/12/2025	LN	5068.00002 Lexis Charges for 05-12-25	32.20
05/13/2025	LN	5068.00002 Lexis Charges for 05-13-25	67.10
05/13/2025	RE	COPY (28 @0.10 PER PG)	2.80
05/14/2025	LN	5068.00002 Lexis Charges for 05-14-25	16.78
05/16/2025	LN	5068.00002 Lexis Charges for 05-16-25	15.50
05/16/2025	LN	5068.00002 Lexis Charges for 05-16-25	3.87
05/19/2025	FE	05068.00002 FedEx Charges for 05-19-25	20.26
05/19/2025	RE	COPY (6 @0.10 PER PG)	0.60
05/20/2025	AT	Uber, mediation, JIS	72.12
05/20/2025	BB	05068.00002 Bloomberg Charges through 05-20-25	406.00
05/21/2025	AT	Uber, mediation, JIS	62.99
05/21/2025	AT	Uber, mediation, JIS	12.60
05/21/2025	AT	Uber, mediation, JIS	67.12
05/21/2025	HT	Hyatt Regency SF, 2 nights, JIS	764.72
05/21/2025	LN	5068.00002 Lexis Charges for 05-21-25	16.78
05/21/2025	OS	Horowitz Agency Inv. 160	2,225.00
05/22/2025	AT	Clipper System Mobi Concord, JIS	15.00
05/22/2025	FF	Courts/USBC CA - Filing Fee	28.00
05/22/2025	LN	5068.00002 Lexis Charges for 05-22-25	67.10
05/22/2025	RE	COPY (2 @0.10 PER PG)	0.20
05/22/2025	RE	COPY (6 @0.10 PER PG)	0.60
05/22/2025	RE	COPY (14 @0.10 PER PG)	1.40
05/22/2025	RE	COPY (4 @0.10 PER PG)	0.40
05/23/2025	LN	5068.00002 Lexis Charges for 05-23-25	100.65
05/23/2025	LN	5068.00002 Lexis Charges for 05-23-25	16.94
05/23/2025	RE	COPY (27 @0.10 PER PG)	2.70
05/27/2025	OS	Fidelity National Title Insurance Company, Inv. 5000015384/1, Deed report	371.40
05/28/2025	LN	5068,00002 Lexis Charges for 05-28-25	146.11

Pachulski Stang Ziehl & Jones LLP Archdiocese of San Francisco O.C.C. Client 05068.00002			Page: 30 Invoice 147575 May 31, 2025
05/30/2025	LN	5068.00002 Lexis Charges for 05-30-25	16.78
05/30/2025	LN	5068.00002 Lexis Charges for 05-30-25	17.79
05/30/2025	RE	COPY (9 @0.10 PER PG)	0.90
05/31/2025	LN	5068.00002 Lexis Charges for 05-31-25	33.55
05/31/2025	OS	Everlaw, Inv. 154110	2,266.00
05/31/2025	PAC	Pacer - Court Research	149.20
Total E	xpenses	for this Matter	\$8,470.65

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A/R STATEMENT

Outstanding Balance from prior invoices as o		s of 05/31/2025	(May not include recent payments)		
A/R Bill Number	Invoice Date	Fee Billed	Expenses Billed	Balance Due	
135790	09/30/2023	\$7,195.85	\$0.00	\$7,195.85	
135996	10/31/2023	\$19,302.20	\$0.00	\$19,302.20	
136651	11/30/2023	\$13,384.45	\$0.00	\$13,384.45	
136655	12/31/2023	\$7,099.65	\$0.00	\$7,099.65	
136837	01/31/2024	\$7,326.17	\$0.00	\$7,326.17	
138700	02/29/2024	\$16,241.40	\$0.00	\$16,241.40	
139241	03/31/2024	\$37,343.35	\$0.00	\$37,343.35	
139257	04/30/2024	\$42,179.30	\$0.00	\$42,179.30	
139718	05/31/2024	\$33,138.15	\$0.00	\$33,138.15	
140157	06/30/2024	\$18,492.51	\$0.00	\$18,492.51	
141219	07/31/2024	\$6,459.50	\$0.00	\$6,459.50	
141999	08/31/2024	\$4,004.56	\$0.00	\$4,004.56	
142085	09/30/2024	\$37,030.23	\$0.00	\$37,030.23	
142741	10/31/2024	\$12,070.40	\$0.00	\$12,070.40	
143879	11/30/2024	\$11,066.74	\$0.00	\$11,066.74	
144478	12/31/2024	\$8,275.61	\$0.00	\$8,275.61	
145256	01/31/2025	\$12,881.60	\$0.00	\$12,881.60	
146407	02/28/2025	\$90,294.56	\$0.00	\$90,294.56	
147006	03/31/2025	\$341,579.50	\$11,478.24	\$353,057.74	
147574	04/30/2025	\$376,274.00	\$6,160.82	\$382,434.82	

Total Amount Due on Current and Prior Invoices:

\$1,411,340.44

1 2 3 4 5	James I. Stang (CA Bar No. 94435) Debra I. Grassgreen (CA Bar No. 169978) Brittany M. Michael (admitted pro hac vice) Gillian N. Brown (CA Bar No. 205132) PACHULSKI STANG ZIEHL & JONES LLP One Sansome Street, Suite 3430 San Francisco, California 94104 Telephone: 415.263.7000 Facsimile: 415.263.7010 Email: jstang@pszjlaw.com	
6 7	dgrassgreen@pszjlaw.com bmichael@pszjlaw.com gbrown@pszjlaw.com	
8	Counsel to the Official Committee of Unsecured	Creditors
9	UNITED STATES BA	ANKRUPTCY COURT
10	NORTHERN DISTRI	ICT OF CALIFORNIA
11	SAN FRANCIS	SCO DIVISION
12	In re:	Case No.: 23-30564
13	THE ROMAN CATHOLIC ARCHBISHOP OF	Chapter 11
14	SAN FRANCISCO, Debtor and Debtor in Possession.	CERTIFICATE OF SERVICE
15	Debtor and Debtor in Possession.	
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1	STAT	E OF CALIFORNIA)
2	CITY	OF LOS ANGELES)
3	1	I, Maria R. Viramontes, am employed in the city and county of Los Angeles, State of
4		nia. I am over the age of 18 and not a party to the within action; my business address is 10100 Monica Blvd., Suite 1300, Los Angeles, California 90067.
5		1, 2025, I caused to be served the MONTHLY PROFESSIONAL FEE STATEMENT
6	FOR P	ACHULSKI STANG ZIEHL & JONES LLP (MAY 2025) in the manner stated below:
7 8 9 10		TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): Pursuant to controlling General Orders and LBR, the foregoing document was served by the court via NEF and hyperlink to the document. On July 1, 2025, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below. See Attached
11 12 13	V	(BY MAIL) I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid at Los Angeles, California, in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.
14		See Attached
15		(BY EMAIL) I caused to be served the above-described document by email to the parties indicated on the attached service list at the indicated email address.
16		See Attached.
17 18	States	I declare under penalty of perjury, under the laws of the State of California and the United of America that the foregoing is true and correct.
19		Executed on July 1, 2025, at Los Angeles, California.
20		
21		/s/ Maria R. Viramontes Maria R. Viramontes
22		
23		
24		
25		
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28		

2	Mary Alexander on behalf of Creditor Daniel Eichhorn malexander@maryalexanderlaw.com
3	
4	Darren Azman on behalf of Interested Party Sacred Heart Cathedral Preparatory dazman@mwe.com, mco@mwe.com
5	Jesse Bair on behalf of Creditor Committee The Official Committee of Unsecured Creditors jbair@burnsbair.com, kdempski@burnsbair.com
6 7	Hagop T. Bedoyan on behalf of Interested Party The Roman Catholic Bishop of Fresno hagop.bedoyan@mccormickbarstow.com, ecf@kleinlaw.com
8	Jason Blumberg on behalf of U.S. Trustee Office of the U.S. Trustee / SF jason.blumberg@usdoj.gov, ustpregion17.sf.ecf@usdoj.gov
9 10	Gillian Nicole Brown on behalf of Creditor Committee The Official Committee of Unsecured Creditors gbrown@pszjlaw.com
11	John Bucheit on behalf of Interested Party Appalachian Insurance Company jbucheit@phrd.com
12 13	Timothy W. Burns on behalf of Creditor Committee The Official Committee of Unsecured Creditors tburns@burnsbair.com, kdempski@burnsbair.com
14	George Calhoun on behalf of Interested Party Century Indemnity Company george@ifrahlaw.com
15 16	Peter C. Califano on behalf of Creditor The Roman Catholic Seminary of San Francisco pcalifano@nvlawllp.com
17	Brian P Cawley on behalf of Creditor Committee The Official Committee of Unsecured Creditors bcawley@burnsbair.com
18 19	Robert M Charles, Jr on behalf of Defendant Parishes of the Roman Catholic Archdiocese of San Francisco Robert.Charles@wbd-us.com
20	Jason Chorley on behalf of Interested Party Century Indemnity Company jason.chorley@clydeco.us, Robert.willis@clydeco.us
21	Amanda L. Cottrell on behalf of Debtor The Roman Catholic Archbishop of San Francisco
22	acottrell@sheppardmullin.com, JHerschap@sheppardmullin.com
23	Jennifer Witherell Crastz on behalf of Creditor City National Bank jcrastz@hemar-rousso.com
24	Blaise S Curet on behalf of Interested Party Westport Insurance Corporation f/k/a Employers Reinsurance
25	Corporation bcuret@speclaw.com
26	Melissa M D'Alelio on behalf of Interested Party Appalachian Insurance Company
27	mdalelio@robinskaplan.com
28	Jared A. Day on behalf of U.S. Trustee Office of the U.S. Trustee / SF jared.a.day@usdoj.gov

1 TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF):

1 2	Michele Nicole Detherage on behalf of Interested Party Appalachian Insurance Company mdetherage@robinskaplan.com
3 4	Allan B Diamond on behalf of Interested Party The Archdiocese of San Francisco Capital Asset Support Corporation adiamond@diamondmccarthy.com
5	Luke N. Eaton on behalf of Interested Party Companhia De Seguros Fidelidade SA (fka Fidelidade Insurance
6	Company of Lisbon) lukeeaton@cozen.com, monugiac@pepperlaw.com
7	Michael W Ellison on behalf of Interested Party First State Insurance Company mellison@sehlaw.com, kfoster@sehlaw.com
9	Stephen John Estey on behalf of Interested Party Dennis Fruzza steve@estey-bomberger.com
10 11	Timothy W. Evanston on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies tevanston@skarzynski.com
12	Trevor Ross Fehr on behalf of U.S. Trustee Office of the U.S. Trustee / SF trevor.fehr@usdoj.gov
13 14	Robert David Gallo on behalf of Interested Party Appalachian Insurance Company dgallo@phrd.com
15	Debra I. Grassgreen on behalf of Creditor Committee The Official Committee of Unsecured Creditors dgrassgreen@pszjlaw.com, hphan@pszjlaw.com
16 17	Gail S. Greenwood on behalf of Creditor Committee The Official Committee of Unsecured Creditors ggreenwood@pszjlaw.com, rrosales@pszjlaw.com
18	John Grossbart on behalf of Interested Party Appalachian Insurance Company john.grossbart@dentons.com, docket.general.lit.chi@dentons.com
19 20	John Grossbart on behalf of Interested Party St. Paul Fire and Marine Insurance Co. docket.general.lit.chi@dentons.com
21	Joshua K Haevernick on behalf of Interested Party St. Paul Fire and Marine Insurance Co. joshua.haevernick@dentons.com
22 23	Robert G. Harris on behalf of Creditor Archbishop Riordan High School rob@bindermalter.com, RobertW@BinderMalter.com
24	Deanna K. Hazelton on behalf of U.S. Trustee Office of the U.S. Trustee / SF deanna.k.hazelton@usdoj.gov
25 26	Jordan Anthony Hess on behalf of Interested Party Century Indemnity Company jhess@plevinturner.com
27 28	Todd C. Jacobs on behalf of Interested Party Appalachian Insurance Company tjacobs@phrd.com

1 2	Daniel James on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies daniel.james@clydeco.us
3 4	Christopher D. Johnson on behalf of Interested Party The Archdiocese of San Francisco Capital Asset Support Corporation chris.johnson@diamondmccarthy.com
5	Jeff D. Kahane on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies
6	jkahane@skarzynski.com
7	Taylore Karpa Schollard on behalf of Interested Party Appalachian Insurance Company tkarpa@robinskaplan.com
9	Ori Katz on behalf of Debtor The Roman Catholic Archbishop of San Francisco okatz@sheppardmullin.com, LSegura@sheppardmullin.com
10	Jeannie Kim on behalf of Debtor The Roman Catholic Archbishop of San Francisco jekim@sheppardmullin.com, dgatmen@sheppardmullin.com
11 12	David S. Kupetz on behalf of Interested Party Daughters of Charity Foundation david.kupetz@troutman.com, Mylene.Ruiz@lockelord.com
13	Jennifer R Liakos on behalf of Interested Party LL John Doe JU jenn@jennliakoslaw.com
14 15	Christina Marie Lincoln on behalf of Interested Party Appalachian Insurance Company clincoln@robinskaplan.com, LCastiglioni@robinskaplan.com
16	Lisa Arlyn Linsky on behalf of Interested Party Sacred Heart Cathedral Preparatory llinsky@mwe.com
17 18	John William Lucas on behalf of Creditor Committee The Official Committee of Unsecured Creditors jlucas@pszjlaw.com, ocarpio@pszjlaw.com
19	Alan H. Martin on behalf of Debtor The Roman Catholic Archbishop of San Francisco AMartin@sheppardmullin.com, lwidawskyleibovici@sheppardmullin.com
20 21	Patrick Maxcy on behalf of Interested Party Appalachian Insurance Company patrick.maxcy@dentons.com, docket.general.lit.chi@dentons.com
22	Patrick Maxcy on behalf of Interested Party St. Paul Fire and Marine Insurance Co. docket.general.lit.chi@dentons.com
23 24	Brittany Mitchell Michael on behalf of Creditor Committee The Official Committee of Unsecured Creditors bmichael@pszjlaw.com
25	M. Keith Moskowitz on behalf of Interested Party Appalachian Insurance Company keith.moskowitz@dentons.com
26 27	Michael Norton on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies michael.norton@clydeco.us, nancy.lima@clydeco.us
28	Office of the U.S. Trustee / SF

1	USTPRegion17.SF.ECF@usdoj.gov
2	Paul J. Pascuzzi on behalf of Debtor The Roman Catholic Archbishop of San Francisco ppascuzzi@ffwplaw.com, docket@ffwplaw.com
3 4	Valerie Bantner Peo on behalf of Interested Party Berkeley Research Group, LLC vbantnerpeo@buchalter.com
5	Robert J. Pfister on behalf of Creditor Shajana Steele rpfister@pslawllp.com
6	. 0.
7	Mark D. Plevin on behalf of Interested Party Century Indemnity Company mplevin@plevinturner.com, mark-plevin-crowell-moring-8073@ecf.pacerpro.com
8	Gregory S. Powell on behalf of U.S. Trustee Office of the U.S. Trustee / SF greg.powell@usdoj.gov, Tina.L.Spyksma@usdoj.gov
9 10	Douglas B. Provencher on behalf of Other Prof. Douglas B. Provencher dbp@provlaw.com
11	Nathan W. Reinhardt on behalf of Interested Party Certain Underwriters at Lloyds London and Certain
12	London Market Companies nreinhardt@skarzynski.com
13	Jason E. Rios on behalf of Debtor The Roman Catholic Archbishop of San Francisco jrios@ffwplaw.com, docket@ffwplaw.com
14	
15	Kathleen Mary Derrig Rios on behalf of Defendant Parishes of the Roman Catholic Archdiocese of San Francisco Katie.Rios@wbd-us.com
16	
17	Matthew Roberts on behalf of Interested Party Appalachian Insurance Company mroberts@phrd.com
18	Annette Rolain on behalf of Interested Party First State Insurance Company arolain@ruggerilaw.com
19	
20	Cheryl C. Rouse on behalf of Creditor Victoria Castro rblaw@ix.netcom.com
21	Samantha Ruben on behalf of Interested Party St. Paul Fire and Marine Insurance Co. samantha.ruben@dentons.com
22	Phillip John Shine on behalf of U.S. Trustee Office of the U.S. Trustee / SF
23	phillip.shine@usdoj.gov
24	James I. Stang on behalf of Creditor Committee The Official Committee of Unsecured Creditors jstang@pszjlaw.com
25	Ashley Storey on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London
26	Market Companies astorey@skarzynski.com
27	Devin Miles Storey on behalf of Creditor John MS Roe SF
28	dms@zalkin.com

1	Jason D. Strabo on behalf of Interested Party Sacred Heart Cathedral Preparatory jstrabo@mwe.com, dnorthrop@mwe.com
2 3	Catalina Sugayan on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies
4	catalina.sugayan@clydeco.us, Nancy.Lima@clydeco.us
5	Edward J. Tredinnick on behalf of Creditor Claimant No. 638 etredinnick@foxrothschild.com
6	Miranda Turner on behalf of Interested Party Century Indemnity Company mturner@plevinturner.com
7 8	Joshua D Weinberg on behalf of Interested Party First State Insurance Company bkfilings@ruggerilaw.com
9	Matthew Michael Weiss on behalf of Interested Party Appalachian Insurance Company mweiss@phrd.com
10 11	Harris Winsberg on behalf of Interested Party Appalachian Insurance Company hwinsberg@phrd.com
12	Yongli Yang on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London
13	Market Companies yongli.yang@clydeco.us
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19	
20	
21	
22	
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Description	Name	Address	Fax	Email
*NOA - Request for Notice	A.S.	Attn: Kim Dougherty, Esq.		kim@justcelc.com
·		Just Law Collaborative		
		210 Washington St		
		N Easton, MA 02356		
Debtor's Counsel, Registered ECF	Amanda L. Cottrell			acottrell@sheppardmullin.com
User				JHerschap@sheppardmullin.com
Registered ECF User for Certain	Ashley Storey			astorey@skarzynski.com
Underwriters at Lloyd's, London				
and Certain London Market				
Companies				
*NOA Counsel for Junipero Serra	Binder & Malter, LLP	Attn: Robert G Harris		rob@bindermalter.com
High School/Counsel for Marin		2775 Park Ave		robertw@bindermalter.com
Catholic High School/Counsel for		Santa Clara, CA 95050		
Riordan High School/Counsel for				
Salesian Society, Registered ECF				
User				
*NOA - Attorneys for Berkeley	Buchalter, A Professional Corporation	Valerie Bantner Peo, Esq	415-227-0900	vbantnerpeo@buchalter.com
Research Group, LLC		425 Market Street, Suite 2900		
ļ		San Francisco, CA 94105-3493		
Registered ECF User	Burns Bair LLP	Jesse Bair		jbair@burnsbair.com
		Timothy Burns		aturgeon@burnsbair.com
		Brian P Cawley		kdempski@burnsbair.com
				tburns@burnsbair.com
*NOA Basis of No.	l c n	Attac King Davish 1 5	205 270 255	bcawley@burnsbair.com
*NOA - Request for Notice	C.B.	Attn: Kim Dougherty, Esq.	385-278-0287	kim@justcelc.com
		Just Law Collaborative		
		210 Washington St		
Corresponding State A	Colifornia Donostru ant of Tour A. 15. A. 1.	N Easton, MA 02356	-	
Corresponding State Agencies	California Department of Tax And Fee Admin	P.O. Box 942879		
The Office of the California	Colifornia Office of the Attorney Consul	Sacramento, CA 94279	-	
	California Office of the Attorney General	1300 St, Ste 1142		
Attorney General	Charal C. Barra	Sacramento, CA 95814 Attn: Annette Rolain		
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Registered ECF User on behalf of	Samantha Ruben	1		samantha.ruben@dentons.com
Interested Party St. Paul Fire and				
Marine Insurance Co.				
Corresponding State Agencies	San Francisco County Clerk	1 Dr Carlton B Goollett Pl	1	
		City Hall, Room 168		
		San Francisco, CA 94102		
Corresponding State Agencies	San Francisco Tax Collector	c/o Secured Property Tax		
		P.O. Box 7426		
		San Francisco, CA 94120		
Corresponding State Agencies	San Mateo County Tax Collector	555 County Center, 1st Floor		
		Redwood City, CA 94063		
		6		
Debtor's Counsel, Registered ECF	Sheppard, Mullin, Richter & Hampton LLP	Attn: Ori Katz		amartin@sheppardmullin.com
Debtor's Counsel, Registered ECF User	Sheppard, Mullin, Richter & Hampton LLP	Attn: Alan H Martin		amartin@sheppardmullin.com katz@sheppardmullin.com
_	Sheppard, Mullin, Richter & Hampton LLP	1		

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Description	Name	Address	Fax	Email
Debtor's Counsel, Registered ECF	Sheppard, Mullin, Richter & Hampton LLP	Attn: Jeannie Kim		jekim@sheppardmullin.com
User		Attn: Ori Katz		dgatmen@sheppardmullin.com
				okatz@sheppardmullin.com
				LSegura@sheppardmullin.com
				lwidawskyleibovici@sheppardmullin.com
Registered ECF User on behalf of	Simpson Thacher & Bartlett LLP	David Elbaum		david.elbaum@stblaw.com
nterested Party Century Indemnity		Pierce MacConaghy		janie.franklin@stblaw.com
Company				pierce.macconaghy@stblaw.com
NOA - Counsel for Westport	Sinnott, Puebla, Campagne & Curet, APLC	Attn: Blaise S Curet	415-352-6224	bcuret@spcclaw.com
nsurance Corporation, formerly		2000 Powell St, Ste 830		
known as Employers Reinsurance		Emeryville, CA 94608		
Corporation, Registered ECF User				
*NOA - Counsel for Certain	Skarzynski Marick & Black LLP	Attn: Jeff D Kahane/Timothy W Evanston		jkahane@skarzynski.com
Jnderwriters at Lloyd's, London		Attn: Nathan Reinhardt/Russell W Roten		tevanston@skarzynski.com
and Certain London Market		663 W 5th St, 26th Fl		nreinhardt@skarzynski.com
Companies		Los Angeles, CA 90071		rroten@skarzynski.com
*NOA - Counsel for Interested Party	Smith Ellison	Attn: Michael W Ellison	949-442-1515	mellison@sehlaw.com
First State Insurance Company,		2151 Michelson Dr, Ste 185		kfoster@sehlaw.com
Registered ECF User		Irvine, CA 92612		
Corresponding State Agencies	State of California Franchise Tax Board	P.O. Box 942867		
		Sacramento, CA 94267		
Debtor	The Roman Catholic Archbishop of San	One Peter Yorke Way		
	Francisco	San Francisco, CA 94109		
Corresponding State Agencies	Virginia Department of Taxation	P.O. Box 1115		
		Richmond, VA 23218		
Corresponding State Agencies	Virginia Employment Commission	P.O. Box 26441		
		Richmond, VA 23261		
NOA - Counsel for Parishes of the	Womble Bond Dickinson (US) LLP	Attn: Robert M. Charles, Jr		Robert.Charles@wbd-us.com
Roman Catholic Archdiocese of San		1 S Church Ave, Ste 2000		
rancisco		Tucson, AZ 85701-1666		
NOA - Counsel for Parishes of the	Womble Bond Dickinson (US) LLP	Attn: Katie Rios		Katie.Rios@wbd-us.com
Roman Catholic Archdiocese of San		201 E Washington St, Ste 1200		
Francisco		Phoenix, AZ 85004		

EXHIBIT G

PACHULSKI STANG ZIEHL & JONES LLP Attorneys At Law San Francisco, California

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In re:

Entered on Docket October 24, 2023

EDWARD J. EMMONS, CLERK U.S. BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA



James I. Stang (CA Bar No. 94435) Debra I. Grassgreen (CA Bar No. 169978) John W. Lucas (CA Bar No. 271038) Pachulski Stang Ziehl & Jones LLP One Sansome Street, Suite 3430 San Francisco, California 94104 Telephone: 415.263.7000

Telephone: 415.263.7000
Facsimile: 415.263.7010
Email: jstang@pszjlaw.com
dgrassgreen@pszjlaw.com

ilucas@pszilaw.com

Clevis Montal.

Signed and Filed: October 24, 2023

DENNIS MONTALI U.S. Bankruptcy Judge

Counsel to the Official Committee of Unsecured Creditors

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

THE ROMAN CATHOLIC ARCHBISHOP OF SAN FRANCISCO,

Debtor and Debtor in Possession.

Case No.: 23-30564

Chapter 11

ORDER APPROVING APPLICATION OF THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS FOR

ORDER APPROVING EMPLOYMENT OF PACHULSKI STANG ZIEHL & JONES LLP AS COUNSEL TO THE OFFICIAL COMMITTEE OF UNSECURED

CREDITORS

The Court has considered the Application of the Official Committee of Unsecured Creditors for Order Approving Employment of Pachulski Stang Ziehl & Jones LLP as Counsel to the Official Committee of Unsecured Creditors [Docket No. 188] (the "Application"), filed by the Official Committee of Unsecured Creditors in the above-captioned case (the "Committee"), and the declaration of Steven A. Moreno and the declaration and supplemental declaration of John W. Lucas, each in support of the Application. Based upon the record before the Court, it appears that Pachulski Stang Ziehl & Jones LLP (the "Firm") does not hold or represent any interest adverse to the estate in the matters on which it is to be employed, that the Firm is a disinterested person, that its employment is in the best interest of the estate, and that no hearing on the Application is required.

IT IS HEREBY ORDERED THAT:

1. The Application is granted as set forth herein.

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- 2. The Committee is authorized to employ the Firm as its counsel on the terms and conditions set forth more fully in the Application, effective as of September 14, 2023.
- The Firm shall be compensated as an expense of administration pursuant to sections 3. 507(a) and 503(b) of the Bankruptcy Code and in accordance with sections 330 and 331 of the Bankruptcy Code, the applicable Bankruptcy Rules, the rules of this Court, and such other procedures as may be fixed by further order of this Court. For the avoidance of doubt, the Court's Guidelines for Compensation and Expense Reimbursement of Professionals and Trustees shall apply to the retention and compensation of the Firm in this case.
- 4. Notwithstanding anything to the contrary in this Order or the Application, the Court is not approving the terms and conditions of the Firm's employment under 11 U.S.C. § 328(a).
- The Firm shall provide reasonable notice to the Debtor and the U.S. Trustee of any increase of the Firm's hourly rates.
- 6. For the avoidance of doubt, the Firm shall not withdraw from representation of the Committee in this Chapter 11 case absent Court approval.
- 7. The Firm shall make a reasonable effort to comply with the U.S. Trustee's Appendix B Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under United States Code by Attorneys in Larger Chapter 11 Cases.
- Notwithstanding paragraph 6 of the Lucas Declaration, the Court is not approving any 8. terms of any plan of reorganization at this time.
- 9. To the extent the Application is inconsistent with this Order, the terms of this Order shall govern.
- 10. This Court retains jurisdiction with respect to all matters arising from or related to the implementation of this Order.

END OF ORDER

EXHIBIT H





10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067-4003

James I. Stang

Tel: 310.277.6910 jstang@pszjlaw.com

EDUCATION

Franklin & Marshall College; University of California at Berkeley (B.A., with honors, 1977)

Hastings College of the Law, University of California (J.D. 1980)

Order of the Coif

BAR AND COURT ADMISSIONS

1980, California

Mr. Stang, a founding partner of the firm, has dedicated the better part of his forty years' of restructuring practice to helping plaintiffs pursue their rights against institutions that file bankruptcy in an attempt to evade liability. He has represented close to twenty creditors' committees in recent mass tort chapter 11 cases, and is frequently called upon when the stakes are high, including Boy Scouts of America, Weinstein Company, Takata, USA Gymnastics, and seventeen chapter 11 cases involving the Roman Catholic Church. Mr. Stang has been featured in The Wall Street Journal for his work on behalf of victims.

Mr. Stang is a fellow of the American College of Bankruptcy, named in the Best Lawyers in America, and has been named "Super Lawyer" in the field of Bankruptcy & Creditor/Debtor Rights every year since 2005. He was listed by Lawdragon as one of the 2020 "Lawdragon 500 Leading Global Restructuring & Insolvency Lawyers." He holds an AV Peer Preeminent Rating, Martindale-Hubbell's highest recognition for ethical standards and legal ability. He has lectured and written extensively on both bankruptcy and receivership issues. Mr. Stang is a graduate of UC Berkeley and received his J.D. from UC Hastings College of Law, where he was editor in chief of Hastings International and Comparative Law Review. Mr. Stang is admitted to practice in California, and is resident in our Los Angeles office.

Representations

Tort litigants' committees in the chapter 11 cases of the Catholic Diocese of Spokane (Washington) and the Diocese of Davenport (Iowa); creditors' committees in the chapter 11 cases of the Roman Catholic Bishop of San Diego, the Catholic Diocese of Fairbanks (Alaska), the Catholic Diocese of Wilmington (Delaware), the Society of Jesus, Oregon Province, the related cases of The Christian Brothers of Ireland, Inc. and The Christian Brothers Institute, the Archdiocese of Milwaukee, the Roman Catholic Church of the Diocese of Gallup (New Mexico), the Roman Catholic Bishop of Helena (Montana), the Roman Catholic Bishop of Stockton (California), the Roman

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Catholic Bishop of Great Falls (Montana), the Roman Catholic Church of the Archdiocese of Santa Fe (New Mexico), the Diocese of Rochester (New York), the Diocese of Buffalo (New York), the Roman Catholic Church for the Archdiocese of New Orleans

Creditors' committee in Weinstein Company Holdings

Abuse survivors' committees in USA Gymnastics, Boy Scouts of America, Madison Square Boys & Girls Club

Subcommittee of employee organizations in Orange County chapter 9 case

Chapter 11 debtors in American Suzuki Motor Corporation; Gateway Educational Products (manufacturer of "Hooked on Phonics"); American Tissue; Chippendales; Inacom Corporation; Rhodes Homes; Sizzler Restaurants International; Superior TeleCom

Bankruptcy counsel for the Tobacco Committee of the National Association of Attorneys General

Receiver appointed for various car dealerships (Nissan, Porsche, Audi, Toyota)

Professional Affiliations

"Bankruptcy Lawyer of the Year," Century City Bar Association (2010)

Fellow, American College of Bankruptcy

Member, Los Angeles Bankruptcy Forum Board of Directors (ex officio)

Publications

The Texas Two-Step: A Legitimate Federal Tool to Deal With Mass-Tort Claims

Advocate Magazine, May 2024

Your Client Filed for Bankruptcy: What Now? Plaintiff Magazine, June 2023

"Boy Scouts Victims Urge Judge to Release Names of Abusers" (*Bloomberg*, February 19, 2020)

"Veteran of Catholic Chapter 11s Represents Weinstein Victims" (*Wall Street Journal*, April 08, 2018)

"Weinstein Creditors Hire Firm That Represented Catholic Church Abuse Victims" (*Variety*, March 30, 2018)

James Stang Articles (National Catholic Reporter)

Dollar Signs of the Cross (UC Hastings Law, September 9, 2015)

LOS ANGELES SAN FRANCISCO NEW YORK WILMINGTON, DE

"An Unholy Dispute" (Los Angeles and San Francisco Daily Journal, October 02, 2007)

"Assumption of Contracts and Leases: The Obstacle of the Historical Default,

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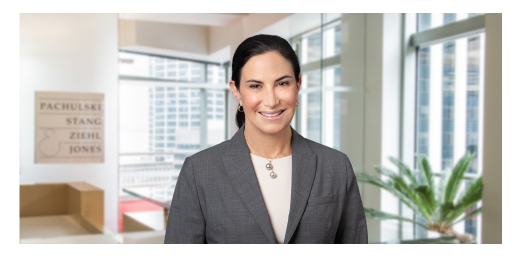
James I. Stang (Cont.)

" 24 California Bankruptcy Journal 39 (1998)(addressing "going dark" provisions of car dealership agreements)

LOS ANGELES SAN FRANCISCO NEW YORK WILMINGTON, DE

HOUSTON





One Sansome Street Suite 3430 San Francisco, CA 94104

Debra Grassgreen

Tel: 415.217.5102 Tel: 415.263.7000 dgrassgreen@pszjlaw.com

EDUCATION

University of Florida (B.S. B.A. 1988; Outstanding Female Graduate)

University of Florida (J.D., with honors, 1991)

Case: 23-30564

BAR AND COURT ADMISSIONS

1992, Florida 1994, California Debra Grassgreen, resident in the firm's San Francisco office, has significant experience representing debtors, trustees, and creditors' committees in large and complex chapter 11 cases nationwide and internationally in the technology, media, telecommunications, and life sciences industries both in and out of court. Debra is the past president of the International Insolvency Institute, is widely regarded as a leading expert on crossborder restructuring matters, frequently speaks and writes on crossborder matters and chairs the firm's international insolvency practice. Some of Debra's more notable engagements include representing solar power manufacturer Solyndra, synthetic biology company Amryis, American Suzuki Motor Corporation, Mesa Airlines, the creditors' committees (including abuse survivors) in the Weinstein Company and Sunpower chapter 11 cases. In addition, Debra has represented high-profile individuals, including boxer Mike Tyson and singer Toni Braxton, among others.

Debra has held a variety of leadership positions in prestigious insolvency organizations including the International Insolvency Institute, the International Women's Insolvency & Restructuring Confederation and the American College of Bankruptcy, chairing its Insolvency Committee and, currently, is its Ninth Circuit Regent. For the past sixteen years, she has participated in the United Nations Commission on International Trade Law's Working Group V and its expert group meetings as an NGO delegate.

Debra has garnered numerous accolades for her work in the insolvency arena. Last year, the Los Angeles and San Francisco Daily Journal named Debra to its list of "Top Bankruptcy Lawyers" in California and, for many years, has been named one of its "Top Women Lawyers." In 2021, the International Women's Insolvency and Restructuring Confederation selected her as its 2021 "Woman of the Year in Restructuring." She holds Chambers USA's highest rank (Band 1) in Bankruptcy/Restructuring and Martindale-Hubbell's highest recognition for ethical standards and legal ability (AV Preeminent). She is listed in Who's Who Legal: Thought Leaders—Global Elite; Lawdragon as one "500 Leading U.S. Bankruptcy & Restructuring

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Debra Grassgreen (Cont.)



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Lawyers" and one of its "500 Leading Global Restructuring & Insolvency Lawyers"; and in *Best Lawyers in America* (every year since 2001) for her work in both Bankruptcy and Creditor Debtor Rights/Insolvency and Reorganization Law and Litigation - Bankruptcy.

Debra is a graduate of the University of Florida, where she also received her J.D., and is admitted to practice in Florida as well as California.

Representations

Debtors/trustees: Amyris; Watsonville Hospital; MobiTV; Solyndra LLC; American Suzuki Motor Corporation; Blue Earth; APVO; Tintri; New Zoom; Ultura (APTwater Rochem); Airxpanders; Select Staffing; Exigen (USA); Digital Domain Media; Highway Technologies; Global Aviation (cocounsel); Mesa Air Group; MagnaChip Semiconductor; Dunmore Homes; Woodside Homes; Webvan Group; Pacific Crossing Limited (subsidiary of Global Crossing); RBX Industries; Laura West Enterprises; Clarent Corporation; Breed Technologies; TCW/Camil Holdings; Sleepmaster Corporation; Sizzler International; Fresh Choice; Tri-Valley Growers; Dana Corporation (cocounsel); Le-Nature's; Crown Paper; Mike Tyson; Toni Braxton; Ronald Isley

Creditors' committees: Professional Financial Investors; Chinos Holdings (J. Crew Group); EP Energy; The Weinstein Company; Open Road Films; Payless Holdings (2017); Payless Holdings (2019); Zetta Jet; BCBG Max Azria; SFX Entertainment; RDIO, Inc.; BR Festivals; Twenty First Century Film Corporation; Death Row Records/Marion "Suge" Knight; Flying J; Trident Microsystems (Far East) Ltd; LandSource Communities Development; Chrysler (cocounsel); SK Foods; Frank Parsons International

Tort claimants' committee in Boy Scouts of America

Lenders/investors/creditors in Videology (Group M); Ciber (Zayo); Baupost (PG&E); Stion (Khosla Ventures); Quirky Inc. (KleinerPerkins, A16, Norwest); Nirvanix; KiOR (Khosla Ventures); PacWest Telecom (CVC)

Out-of-court workouts: International bioengineering firm; Israeli solar developer; Spanish & US-based wind developer; provider of end-to-end mobile media solutions; solar module manufacturer Amonix; numerous venture-backed technology companies

Other: Counsel to Uber Technologies; counsel to PharmaTop, creditors' committee chair in Mallinckrodt LLC; counsel to former San Francisco Mayor Art Agnos as receiver of the SF Housing Authority

Professional Affiliations

President, International Insolvency Institute (2019-)

Executive vice president, International Insolvency Institute (2017-2019)

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Debra Grassgreen (Cont.)

Fellow, American College of Bankruptcy (Ninth Circuit Regent, 2023-; Chair, International Committee, 2022-2023)

Board of directors, American College of Bankruptcy Foundation (2013-2016)

Member, Advisory Committee of the American Bankruptcy Institute Commission to Study the Reform of Chapter 11

Board of directors, International Women's Insolvency & Restructuring Confederation ("IWIRC")(2010-2014)

IWIRC delegate to UNCITRAL

Member, International Bar Association

Programs and Lectures

Practicing Law Institute (standing faculty); American Bankruptcy Institute; Turnaround Management Association; State Bar of California; Beverly Hills Bar Association; American Bar Association; Bar Association of San Francisco; University of Florida College of Law; California Continuing Education of the Bar; Association of Insolvency and Restructuring Accountants; International Council of Shopping Centers, International Insolvency Institute, INSOL, UNCITRAL

Publications

The Use of Mediation to Improve Global Restructuring Outcomes in a Post-Pandemic World

Global Restructuring Review (GRR), September 10, 2021

First Day Motions (3d ed.)

A Guide to the Critical First Days of a Bankruptcy Case American Bankruptcy Institute, June 2012

Valuation and the Chapter 11 Process

Contested Valuation in Corporate Bankruptcy: A Collier Monograph (LexisNexis), 2011

Individual Chapter 11 Cases After BAPCPA

What Happened to the "Fresh Start"?

2006 Annual Survey of Bankruptcy Law 309 (West 2006), 2006

Coauthor with M. Litvak: First Day Motions: A Guide to the Critical First Days of a Bankruptcy Case (ABI 2d ed. 2006)(sole author of 1st ed. 2003)

Coauthor with P. Egan: "Valuation and the Chapter 11 Process" in *Contested Valuation in Corporate Bankruptcy - A Collier Monograph* (LexisNexis 2011)

Author: "Individual Chapter 11 Cases After BAPCPA: What Happened to the "Fresh Start?" 2006 *Annual Survey of Bankruptcy Law* 309 (West 2006)

"Property of the Estate," in *Understanding the Basics of Bankruptcy & Reorganization 2005*, 880 *PLI/Comm* 145 (2005)

LOS ANGELES SAN FRANCISCO NEW YORK WILMINGTON, DE HOUSTON

"Sale of Assets," in Understanding the Basics of Bankruptcy &

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Debra Grassgreen (Cont.)

Reorganization 2005, 880 PLI/Comm 249 (2005)

"Rejection, Assumption and Assignment of Real Estate Leases Generally," in *Impact of Bankruptcy on Real Property Transactions* (Cal. Cont. Ed. of the Bar 2003)

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10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067-4003

Andrew W. Caine

Tel: 310.277.6910 | acaine@pszjlaw.com

EDUCATION

Northwestern University (B.A. 1980)

University of California School of Law, Los Angeles (J.D. 1983)

Phi Beta Kappa

BAR AND COURT ADMISSIONS

1983, California

CLERKSHIPS

Judicial extern, Arthur Alarcon (9th Cir.)

Andy Caine resides in the firm's Los Angeles office, but practices in cases across the country. His practice focuses primarily on litigation in various bankruptcy contexts, representing debtors, trustees, creditors, and creditors' committees in chapter 11 reorganization cases. He handles matters in state and federal courts, with an emphasis on disputes tried in bankruptcy court, including contested reorganization matters. Andy's practice in recent years has focused on the representation of survivor creditor committees in bankruptcy cases prompted by numerous sexual abuse claims, including the Archdioceses of New Orleans and San Francisco.

In addition, Andy is the chair of the firm's postconfirmation practice group, overseeing the entire spectrum of claims and avoidance litigation for debtors, creditors' committees, trustees, liquidation or postconfirmation trusts, and defendants, from "mega cases" to smaller, individual matters. He has spent considerable time as "general counsel" to liquidating trustees in the administration of post-confirmation estates.

Andy brings an experienced, responsive approach to all such disputes that might result in litigation. He has written numerous articles and often lectures nationally on bankruptcy and litigation, and is a past president and former chair of the American Bankruptcy Institute, the world's largest organization of insolvency professionals, with over 12,000 members. He is a member of the Registry of Mediators for the United States Bankruptcy Court for the District of Delaware, and a former member of the Los Angeles Superior Court panel of business law arbitrators. He holds an AV Preeminent Peer Rating, Martindale-Hubbell's highest rating for ethical standards and legal ability and has been named a "Super Lawyer" in the field of Bankruptcy & Creditor/Debtor Rights every year since 2007 in a peer survey conducted by Law & Politics and the publishers of Los Angeles magazine, an honor bestowed on only 5% of Southern California attorneys. He has been named to Best Lawyers in America every year since the 2016 edition for the practice area of Bankruptcy and Creditor Debtor Rights/ Insolvency and Reorganization Law.

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Andy is a graduate of Northwestern University and received his J.D. from UCLA.

Representations

Chapter 11 debtors in Murray, Inc.; Fleming Distribution; Breed Technologies; AmeriServe Food Distribution; HomePlace of America, Inacom Corporation; TWA

Creditors' committee in Circuit City Stores; CB Holding Corporation (fka Charlie Brown's); Madison Associates, fka Pannell Kerr Foster

Litigation: Hilton Hotels and Bass Hotels

Professional Affiliations

Member, Registry of Mediators for the United States Bankruptcy Court for the District of Delaware

Chair, 2004-2005, American Bankruptcy Institute (ABI)

President, 2002-2003, ABI

Vice President of Education, 1999-2001, ABI

Associate editor, American Bankruptcy Institute Journal

Executive editor, ABI Website Editorial Board

Publications

Co-Author, "The Influence of Outcomes and Procedures on Formal Leaders," 41 *Journal of Personality and Social Psychology* (No. 4 1981)

LOS ANGELES SAN FRANCISCO NEW YORK WILMINGTON, DE

HOUSTON





780 Third Avenue 34th Floor New York, NY 10017-2024

Brittany Mitchell Michael

Tel: 212.561.7700

bmichael@pszjlaw.com

EDUCATION

Wesleyan University (B.A.)
University of Minnesota Law
School (J.D.)

BAR AND COURT ADMISSIONS

Minnesota

New York

Ms. Michael has successfully represented creditors' committees, debtors, and large commercial creditors in complex chapter 11 cases, including extensive experience in representing committees in mass-tort bankruptcy cases such as the Archdiocese of San Francisco, the Diocese of Rockville Centre, the Diocese of Rochester, the Diocese of Buffalo, the Archdiocese of St. Paul and Minneapolis, the Diocese of Duluth, the Archdiocese of Agaña, the Diocese of New Ulm, and the Diocese of Winona.

Ms. Michael received her B.A. at Wesleyan University and earned her J.D. at University of Minnesota Law School. Ms. Michael was recently named one of the American Bankruptcy Institute's "40 Under 40" among bankruptcy attorneys. Ms. Michael was a 2022 IWIRC Rising Star Finalist, a recipient of the Deinard Legal Clinic Award (2019) and the Advocates for Human Rights Volunteer Award (2019), and was named an "Attorney of the Year" by Minnesota Lawyer for her work in representing the creditors' committee in the chapter 11 case of the Archdiocese of St. Paul and Minneapolis. She is a member of the Minnesota and New York state bars.

Professional Affiliations

Member, Northeast Investors Cooperative

Treasurer, International Women's Insolvency & Restructuring Conference, Minneapolis chapter

Publications

Expanding the Integration Mandate to Employment: The Push to Apply the Principles of the Olmstead Decision to Disability Employment Services, 30 ABA Journal of Labor & Employment Law 155 (2014)

Co-author, The United Nations Working Group on Arbitrary Detention: Procedures and Summary of Jurisprudence, 38 Human Rights Quarterly 655 (2016)

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780 Third Avenue 34th Floor New York, NY 10017-2024

Karen B. Dine

Tel: 212.561.7700

kdine@pszjlaw.com

EDUCATION

Barnard College, Columbia University (B.A. summa cum laude)

Harvard Law School (J.D. *cum laude*)

BAR AND COURT ADMISSIONS

1994, New York

www.pszjlaw.com

Karen Dine, resident in the firm's New York office, concentrates her practice on representing tort creditors and official committees in mass tort and child sexual abuse bankruptcies, and representing debtors in some of the largest corporate bankruptcy proceedings in the nation. Among her many engagements, Karen was an integral part the firm's representation of the official committees of survivors of childhood sexual abuse in the bankruptcies of the Diocese of Rockville Centre, the Diocese of Rochester, and the Diocese of Ogdensburg as well as the firm's representation of a law firm representing thousands of victims in the LTL and Imerys chapter 11 cases. Karen was also instrumental in the firm's representation of chapter 11 debtors GigaMonster, Easterday Ranches and Wardman Hotel. Karen has authored numerous articles and other publications on a wide range of bankruptcy topics. Since 2006, Karen has been named a Metro New York Super Lawyer. Karen holds a bachelor's degree from Barnard College (1988, summa cum laude) and a JD Harvard Law School (1993, cum laude).

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LOS ANGELES SAN FRANCISCO NEW YORK WILMINGTON, DE

HOUSTON





One Sansome Street Suite 3430 San Francisco, CA 94104

Gail S. Greenwood

Tel: 415.263.7000

ggreenwood@pszjlaw.com

EDUCATION

Amherst College (B.A., magna cum laude, 1988)

University of California School of Law, Los Angeles (J.D. 1993).

Case: 23-30564

BAR AND COURT ADMISSIONS

California, 1994

Ms. Greenwood specializes in bankruptcy-related litigation. She has over eighteen years' experience in civil litigation and bankruptcy, including representation of chapter 11 trustees, debtors, creditors, and creditors' committees in significant business bankruptcies. Ms. Greenwood has won summary judgments in the prosecution of multimillion-dollar breach-of-fiduciary-duty claims and defense of multimillion-dollar preference and fraudulent transfer claims. She has also successfully prosecuted state-court fraud and alter-ego claims against a series of ever-changing private entities.

Ms. Greenwood is a magna cum laude graduate of Amherst College and received her J.D. from UCLA School of Law, where she was editor of the *Environmental Law Journal*. She was listed by *Lawdragon* as one of the 2023 and 2022 "500 Leading U.S. Bankruptcy & Restructuring Lawyers," and has been listed since 2019 in *Best Lawyers in America* for her work in Bankruptcy and Creditor Debtor Rights / Insolvency and Reorganization Law. She is admitted to practice in California and is resident in our San Francisco office.

Representations

Creditors' committees and liquidating trustees: Liberty Asset Management, Rdio Inc., Fox & Hound/Champps, ERG Intermediate Holdings, The Billing Resource, Clement and Ann Marie Carinalli, Humboldt Creamery, At Home

Chapter 11 debtors: SFX Entertainment, NewZoom Inc., Heller Ehrman LLP

Professional Affiliations

Member, Bar Association of San Francisco Commercial Law & Bankruptcy Committee (2008-)

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Gail S. Greenwood (Cont.)

Member, International Women's Insolvency & Restructuring Confederation (IWIRC) (Membership Chair, 2019; Events co-chair, 2018; Secretary, 2016-17)

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10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067-4003

Jonathan J. Kim

Tel: 310.277.6910 jkim@pszjlaw.com

EDUCATION

Duke University (A.B., magna cum laude, 1992)

Harvard University Law School (J.D., *cum laude*, 1995)

BAR AND COURT ADMISSIONS

1995, California

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Jonathan Kim, resident in the firm's Los Angeles office, has more than twenty-five years' experience representing and advising debtors, creditors' committees, examiners, trustees, and other key parties in numerous chapter 11 cases throughout the country, as well as out-of-court workouts, involving a wide range of industries. Jonathan has extensive experience in all aspects of bankruptcy cases, notably in plan and confirmation matters, as well as bankruptcy litigation and transactional experience. Jonathan has authored or co-authored dozens of articles and other publications on a wide range of bankruptcy topics. Jonathan holds a bachelor's degree from Duke University (magna cum laude, Phi Beta Kappa), and a JD from Harvard Law School (cum laude).

Representations

Chapter 11 debtors: Woodside Homes; Ownit Mortgage Solutions; Murray Inc.; Peregrine Systems

Publications

The Purdue Pharma Ruling – Some Clear Rules, Some Grey Areas, and the Implications for Victims
Creditor Rights Coalition, 2024

The Texas Two-Step: A Legitimate Federal Tool to Deal With Mass-Tort Claims

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Advocate Magazine, May 2024

Important Issues and Developments When Filing a Proof of Claim DailyDAC, April 7, 2022

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Jonathan J. Kim (Cont.)

The Nuts & Bolts of *Ipso Facto* Clauses and Golden Share Arrangements That May Sidestep the Bankruptcy Code's Prohibition DailyDAC, July 15, 2021

Distressed Investor Considerations in E&P Oil and Gas Restructurings Practical Law, July 2020

Navigating the Retail Apocalypse 262 New York Law Journal No. 59, September 23, 2019

High Court Bankruptcy IP Case May Spur Rejection Litigation Law360, May 22, 2019

The Enforceability of a Make-Whole Provision in Bankruptcy: It Says What It Says

Journal of Corporate Renewal May 9, 2017

Navigating Corporate Bankruptcy in the Electronic Age Bankruptcy Law 360, January 15, 2015

Potential Risks and Lessons for Debtor-Licensors in Chapter 15 Cases Based on Recent Fourth Circuit Decision

International Bar Association: Insolvency and Restructuring International, September 2014

Authored or coauthored program materials for: "The Great Debate" (ABI Annual Bankruptcy Battleground West Conference, March 2011); "Trends and Issues in Commercial Real Estate Lending Covenants and Documentation" (California Bankruptcy Forum 2011); "The Mootness Doctrine as Applied to Bankruptcy Sales" (August 2009); "Retail Debtor Cases – Recent Issues" (Bloomberg Bankruptcy Law Seminar, May 2008); "Report From the Front: Creditors Committees After BAPCPA" (ABI Mid-Atlantic Conference 2006)

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Jeffrey M. Dine

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Jeffrey Dine, resident in the firm's New York office, has developed a reputation as a bankruptcy, commercial, securities, and maritime litigator in complex and crossborder cases and arbitrations. Jeff has been engaged in the firm's representations in the LTL Management, Diocese of Rochester, Altera, and Highland Capital Management bankruptcies, as well as the assignee for the benefit of creditors of Optimus Ride and other matters nationwide. Jeff also represented Shang Peng Gao Ke SEZC in seeking termination of recognition of the chapter 15 proceeding of Ascentra Holdings, Inc. in bankruptcy court in New York. Jeff has authored two dozen articles and other publications, primarily concerning international arbitration enforcement and copyright law issues. Recognized as a "Super Lawyer" every year since 2013, and identified as a "Rising Star" for Securities Litigation-Defense by *The Legal 500* in 2016, Jeff is a fellow of the Chartered Institute of Arbitrators, sits on the neutral rosters of FINRA and the National Futures Association, and is a member of the Maritime Law Association of the United States. Jeff holds a bachelor's degree (1988, honors and high distinction) and a J.D. (1995, cum laude) from the University of Michigan.

Credentials

Education

Bar and Court Admissions

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- University of Michigan (A.B., with honors and high distinction, 1988)
- University of Michigan Law School (J.D., cum laude, 1995)
- New Jersey

Reported Cases

Corporación AIC, SA v. Hidroeléctrica Santa Rita S.A., 66 F.4th 876 (11th Cir. 2023)

Professional Affiliations

- Fellow, Chartered Institute of Arbitrators
- Member, Maritime Law Association of the United States

Publications

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- Author, "The 'Dancing Baby' et al." (cases to watch in 2017), Intellectual Property Magazine (March 2, 2017)
- Co-author, "Is Your Asymmetric Arbitration Clause Valid?" Law360 (Nov. 21, 2018)
- Co-author, Maritime Attachment and Vessel Arrest in the US, Practical Law Practice Note (April 2016; maintained online resource)

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Gillian N. Brown

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EDUCATION

University of California at Berkeley (B.A., with honors, 1994)

University of California at Berkeley (J.D. 1999)

Phi Beta Kappa; Alumni Scholar

BAR AND COURT ADMISSIONS

1999, California 2008, Washington, D.C. 2010, New York 2018, Texas (inactive)

CLERKSHIPS

Law clerk, Judge William M. Hoeveler (S.D. Fla. 1999-2000)

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Gillian Brown, resident in the firm's Los Angeles office, litigates in a variety of matters on behalf of the firm's clients in federal district courts, bankruptcy courts, and state courts. Since 2004, Gillian has represented sexual abuse survivors nationwide in bankruptcy cases involving the Roman Catholic Church, the Boy Scouts of America, and a Boys and Girls Club. For two years, Gillian taught political science and legal ethics courses at the South Puget Sound Community College. Gillian was named a "Southern California Super Lawyers Rising Star" every year from 2004 to 2008; designated a "Southern California Super Lawyer" in 2015, 2016, and 2018 to 2020; and recognized in the 2023 and 2024 editions of *Best Lawyers in America*. Gillian earned both her bachelor's degree and her law degree from the University of California at Berkeley. She is fluent in Italian.

Representations

Business litigation: Trial verdict in excess of \$2 million in *Mortgage Lenders Network USA v. Wells Fargo Bank* (Bankr. D. Del. 2009); Trial counsel in successful litigation finding investment pool assets worth \$120 million to be property of the chapter 11 estate, *Official Committee v. Catholic Diocese of Wilmington, Inc.* (In re Catholic Diocese of Wilmington, Inc.), 432 B.R. 135 (Bankr. D. Del. 2010)

Committees of sex-abuse survivors: Archdiocese of New Orleans; Boy Scouts of America; Madison Boys and Girls Club, Inc.; Diocese of Rockville Centre; Catholic Diocese of Spokane; Diocese of Davenport; Roman Catholic Bishop of San Diego; Society of Jesus, Oregon Province; Catholic Bishop of Northern Alaska; Catholic Diocese of Wilmington; Archdiocese of Milwaukee; Christian Brothers of Ireland Inc. and Christian Brothers Institute; Roman Catholic Church of the Diocese of Gallup; Roman Catholic Bishop of Helena, Montana; Roman Catholic Bishop of Stockton

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Class actions/complex litigation: plaintiff class in *In re Structured Settlement Litigation*; defense of FUJIFILM Holdings America Corporation

Professional Affiliations

Adjunct professor, legal studies and political science, South Puget Sound Community College (online 2020-2022)

President, Beverly Hills Bar Foundation (2014-2015)

Board of directors, Beverly Hills Bar Foundation (2011-2014)

Board of directors, Boalt Hall Alumni Association (2010-2013)

Advisory board, Western Center on Law & Poverty (2007-2012)

Member, American Bar Association Electronic Discovery Working Group (2011-2014)

Member, International Women's Insolvency and Restructuring Confederation

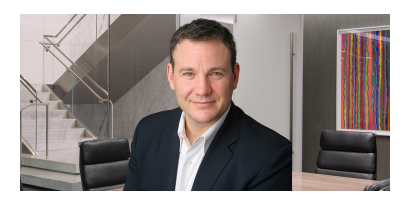
Publications

E-Discovery Issues Business Credit, October 2008

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Michael L. Cohen, resident in the firm's Los Angeles office, is a civil litigator and trial attorney. He has represented plaintiffs and defendants in civil matters including contract disputes, patent infringement, copyright infringement, trademark infringement, class actions, shareholders derivative suits, personal injury, employment discrimination, invasion of privacy, legal malpractice, insurance coverage disputes, and bad-faith claims handling by insurance carriers. Michael has been listed in Southern California Super Lawyers every year since 2020 and was a finalist for the Consumer Attorneys of California "Streetfighter of the Year" award in 2010 and 2013. He is a graduate of the University of Texas at Austin and received his J.D. from Harvard Law School, where he was an editor for the Harvard Law Review. After law school, Michael spent a year traveling throughout the United States interviewing hundreds of people in their twenties about their hopes, ambitions, and concerns about the future. His research became the basis for his book, *The Twentysomething American Dream*.

Credentials

Education

Bar and Court Admissions

- University of Texas at Austin (B.A., Phi Beta
- 1991, Texas
- 1999, California

Kappa, 1988) Case: 23-30564 Doc# 1233 Filed: 07/10/25 Entered: 07/10/25 09:43:40 Page 266 Harvard Law School (J.D. 1991)

Professional Affiliations

Board of governors, Consumer Attorneys Association of Los Angeles (2009-date)

Programs & Lectures

Consumer Attorneys Association of Los Angeles

Publications

- Recovering Emotional Distress Damages for Breach of an Insurance Contract Los Angeles and San Francisco Daily Journal, August 30, 2024
- Author, "Investigating and Prosecuting Bad-Faith Failure-to-Settle Cases After Pinto v. Farmers Insurance Exchange," FORUM (Sept./Oct. 2023)
- Author, "Rethinking Damages for Breach of an Insurance Contract," Advocate (Nov. 2022); Plaintiff (Dec. 2022)
- Coauthor, "Pursuing Insurance Agents and Brokers for Professional Negligence," Advocate (Nov. 2015)
- Coauthor, "The Carrier's Duty to Investigate," Advocate (Aug. 2015)

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- Coauthor, "Using Claims-Adjusting Experts in Bad-Faith Cases," Advocate (Jul. 1, 2011)
- Author, "Class actions: They Just Keep Making Things Harder," Advocate (Jan.1, 2006)
- Author, The Twentysomething American Dream: A Cross-Country Quest for a Generation (Dutton, 1993)
- Coauthor, "Developments in the Law—Medical Technology and the Law," 103 Harvard Law Review 1519 (1990)

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EXHIBIT I

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Gillian N. Brown

July 10, 2025

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Via Email

Mr. Jerold M. Dumlao Ms. Madeline McFeely Ms. Sophia M. Prevatte Mr. Manuel Suarez

> Re: In re The Roman Catholic Archdiocese of San Francisco: Fifth Interim Fee Applications of the Committee's Professionals

Dear Jerry, Madeline, Sophia, and Manny:

Attached please find the fifth interim fee applications (the "Applications") that the Committee's professionals (Burns Bair, LLP; Berkeley Research Group, LLC; and Pachulski Stang Ziehl & Jones LLP) filed today. The Bankruptcy Court's *Guidelines for Compensation and Expense Reimbursement of Professionals and Trustees* provide that a debtor in possession, a trustee, or an official committee must exercise reasonable business judgment in monitoring the fees and expenses of the bankruptcy estate's professionals. I am providing these Applications to you as the Committee members who attend to fee issues in the Archdiocese of San Francisco's bankruptcy case.

You have previously reviewed the bills underlying these Applications. We invite you to discuss with us any objections, concerns, or questions you have regarding these Applications. The Office of the United States Trustee similarly will accept your comments. At the hearing on these Applications, currently set for August 28, 2025, the Bankruptcy Court will consider any timely-filed objections.



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Once we receive the Debtor's professionals' interim fee applications, we will forward those to you, as well.

Very truly yours,

/s/ Gillian N. Brown

Gillian N. Brown

Enclosures

cc: James I. Stang, Esq. (i/o)
Brittany M. Michael, Esq. (i/o)
Ms. Beth D. Dassa (i/o)
Timothy Burns, Esq.
Jesse Bair, Esq.
Mr. Ray Strong
Mr. Matthew Babcock
Mr. Milo Kuhn

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